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The Xhosa version of these regulations will be published at a later date.

Die Xhosa-weergawe van hierdie regulasies sal op 'n latere datum gepubliseer word.

PROVINCIAL NOTICES

The following Provincial Notices are published for general information.

ADV. B. GERBER,
DIRECTOR-GENERAL

Provincial Legislature Building,
Wale Street
Cape Town.

PROVINSIALE KENNISGEWINGS

Die volgende Provinsiale Kennisgewings word vir algemene inligting gepubliseer.

ADV. B. GERBER,
DIREKTEUR-GENERAAL

Provinsiale Wetgewer-gebou,
Waalstraat
Kaapstad.

P.N. 96/2016

31 March 2016

**WESTERN CAPE GAMBLING AND RACING ACT, 1996 (ACT 4 OF 1996):
WESTERN CAPE GAMBLING AND RACING REGULATIONS, 1996: AMENDMENT, 2016**

The Provincial Minister of Finance, in terms of section 81 of the Western Cape Gambling and Racing Act, 1996 (Act 4 of 1996), has made the regulations set out in the Schedule.

SCHEDULE

Definition

1. In these regulations “the Regulations” means the Western Cape Gambling and Racing Regulations, 1996, as published under Provincial Notice 239/1996 dated 7 June 1996 and as amended by Provincial Notices 440/1996 (dated 11 October 1996), 458/1996 (dated 30 October 1996), 303/1997 (dated 29 August 1997), 446/1997 (dated 12 December 1997), 50/1998 (dated 23 January 1998), 285/1998 (dated 29 May 1998), 331/1998 (dated 19 June 1998), 334/1998 (dated 26 June 1998), 363/2000 (dated 16 August 2000), 24/2001 (dated 2 February 2001), 11/2002 (dated 18 January 2002), 358/2002 (dated 8 November 2002), 265/2003 (dated 8 August 2003), 396/2003 (dated 21 November 2003) and 291/2013 (dated 2 September 2013).

Amendment of regulation 1

2. Regulation 1 of the Regulations is amended—
 - (a) by the substitution for the words preceding the definition of “amusement machine” of the following words:

“In these Regulations, any word or expression to which a meaning has been assigned in the Act has the meaning so assigned and, unless the context indicates otherwise—”;
 - (b) by the deletion of the definition of “Law”;
 - (c) by the deletion of the word “and” after the definition of “shill”; and
 - (d) by the insertion of the following definition before the definition of “token”:

“(14A) ‘the Act’ means the Western Cape Gambling and Racing Act, 1996 (Act 4 of 1996);”.

Amendment of regulation 7 of the Regulations

3. Regulation 7 of the Regulations is amended by the insertion after subregulation (1) of the following subregulations:

“(1A) An applicant, as defined in subregulation (1B), shall, in respect of every application for the grant or renewal of a licence, submit application forms for the grant or renewal of a licence, in respect of—

 - (a) the licences applied for as contemplated in subregulation (1B); and

(b) the licences applied for in respect of all key employees and gambling employees to be employed by such applicant, for and on behalf of whom the application shall be made by that applicant; provided that any disqualifying circumstances found, at any stage, to exist in respect of any person for whom and on whose behalf application is made shall not be imputed to the applicant, except as otherwise provided for by law, but shall apply only to the person in respect of whom they are found to exist.

(1B) In this regulation “applicant” means every business entity or person required to be licensed in terms of section 45, 46, 48, 50, 51, 53 or 55 of the Act.”

Repeal of regulations

4. Regulations 27, 27A, 27B and 28 of the Regulations are repealed.

Substitution of words

5. The Regulations are amended by the substitution for the words “the Law”, wherever they occur, of the words “the Act”.

Short title and commencement

6. These regulations are called the Western Cape Gambling and Racing Regulations, 1996: Amendment, 2016, and come into operation on 1 April 2016.

**WES-KAAPSE WET OP DOBBELARY EN WEDRENNE, 1996 (WET 4 VAN 1996):
WES-KAAPSE REGULASIES OP DOBBELARY EN WEDRENNE, 1996:
WYSIGING, 2016**

Die Provinsiale Minister van Finansies het ingevolge artikel 81 van die Wes-Kaapse Wet op Dobbelary en Wedrenne, 1996 (Wet 4 van 1996), die regulasies uiteengesit in die Bylae gemaak.

BYLAE

Woordomskrywing

1. In hierdie regulasies beteken “die Regulasies” die Wes-Kaapse Regulasies op Dobbelary en Wedrenne, 1996, soos afgekondig in Provinsiale Kennisgewing 239/1996 van 7 Junie 1996 en soos gewysig by Provinsiale Kennisgewings 440/1996 (gedateer 11 Oktober 1996), 458/1996 (gedateer 30 Oktober 1996), 303/1997 (gedateer 29 Augustus 1997), 446/1997 (gedateer 12 Desember 1997), 50/1998 (gedateer 23 Januarie 1998), 285/1998 (gedateer 29 Mei 1998), 331/1998 (gedateer 19 Junie 1998), 334/1998 (gedateer 26 Junie 1998), 363/2000 (gedateer 16 Augustus 2000), 24/2001 (gedateer 2 Februarie 2001), 11/2002 (gedateer 18 Januarie 2002), 358/2002 (gedateer 8 November 2002), 265/2003 (gedateer 8 Augustus 2003), 396/2003 (gedateer 21 November 2003) en 291/2013 (gedateer 2 September 2013).

Wysiging van regulasie 1

2. Regulasie 1 van die Regulasies word gewysig—
 - (a) deur die woorde wat “aangewese departement” voorafgaan deur die volgende woorde te vervang:

“In hierdie Regulasies het enige woord of uitdrukking waaraan ’n betekenis in die Wet geheg is, die betekenis aldus daaraan geheg en, tensy dit uit die samehang anders blyk, beteken—”;
 - (b) deur die omskrywing van ‘Wet’ deur die volgende omskrywing te vervang:

“(15) ‘Wet’ die Wes-Kaapse Wet op Dobbelary en Wedrenne, 1996 (Wet 4 van 1996);”;
 - (c) deur die omskrywing van “Law” in die Engelse teks te skrap; en
 - (d) deur die woord “en” na die omskrywing van “werknemer” te skrap.

Wysiging van regulasie 7 van die Regulasies

3. Regulasie 7 van die Regulasies word gewysig deur die volgende subregulasie na subregulasie (1) in te voeg:

“(1A) ’n Aansoeker soos omskryf in subregulasie (1B) moet ten opsigte van elke aansoek om die toestaan of hernuwing van ’n lisensie aansoekvorms vir die toestaan of hernuwing van ’n lisensie indien, ten opsigte van—

- (a) die lisensies waarvoor aansoek gedoen word soos beoog by subregulasie (1B); en
- (b) die lisensies waarvoor aansoek gedoen word ten opsigte van alle sleutelwerknemers en dobbelarywerknemers wat in diens van sodanige aansoeker staan te wees, vir en namens wie die aansoek gemaak moet word deur daardie aansoeker; mits enige diskwalifiserende omstandighede wat in enige stadium gevind word te bestaan ten opsigte van enige persoon vir wie en namens wie aansoek gedoen word nie aan die aansoeker toegeskryf mag word nie, behalwe soos regtens anders bepaal word, maar moet slegs van toepassing wees ten opsigte van die persoon by wie die omstandighede gevind word te bestaan.

(1B) In hierdie regulasie beteken “aansoeker” elke besigheidsentiteit of persoon van wie dit vereis word om ingevolge artikel 45, 46, 48, 50, 51, 53 of 55 van die Wet gelisensieer te wees.”

Herroeping van regulasies

4. Regulasies 27, 27A, 27B en 28 van die Regulasies word herroep.

Vervanging van woorde

5. Die Engelse teks van die Regulasies word gewysig deur die woorde “the Law” waar dit ook al voorkom, deur die woorde “the Act” te vervang.

Kort titel en inwerkingtreding

6. Hierdie regulasies heet die Wes-Kaapse Regulasies op Dobbelary en Wedrenne, 1996: Wysiging, 2016, en tree op 1 April 2016 in werking.

**WESTERN CAPE GAMBLING AND RACING ACT, 1996 (ACT 4 OF 1996):
WESTERN CAPE GAMBLING AND RACING REGULATIONS (FEES AND COSTS), 2016**

The Provincial Minister of Finance, in terms of section 81 of the Western Cape Gambling and Racing Act, 1996 (Act 4 of 1996), has made the regulations set out in the Schedule.

SCHEDULE

Definitions

1. In these Regulations, a word or expression to which a meaning has been assigned in the Act has the same meaning and, unless the context indicates otherwise—

“**applicant**” means every business entity or person required to be licensed in terms of section 45, 46, 48, 50, 51, 53 or 55 of the Act;

“**the Act**” means the Western Cape Gambling and Racing Act, 1996 (Act 4 of 1996);

“**Western Cape Gambling and Racing Regulations**” means the Western Cape Gambling and Racing Regulations, 1996, published under Provincial Notice 239 in *Provincial Gazette* 5054 of 7 June 1996, as amended.

Recovery of costs for granting or renewal of licence

2. (1) This regulation applies to an application for a licence contemplated in section 45, 46, 48, 50, 51, 53, 55, 56 or 57 of the Act.

(2) Every application for the granting or renewal of a licence submitted by an applicant in terms of the Western Cape Gambling and Racing Regulations must be accompanied by a deposit as set out in Annexure A, or such other deposit as the Board may determine, for the recovery of costs reasonably incurred by or on behalf of the Board in conducting any hearing, investigation or enquiry relating to the granting or renewal of the licence.

(3) An amount paid to the Board in terms of subregulation (2) must be paid into an interest-bearing account that is to be separate from any other funds of the Board, at a banking institution to the credit of the applicant concerned.

(4) The interest, if any, on money deposited in terms of subregulation (2), accrues to the applicant.

(5) The Chief Executive Officer may from time to time draw upon the deposits paid by the applicant for payment of all costs contemplated in subregulation (2).

(6) The Chief Executive Officer must keep proper accounting records containing the particulars and information of any money received, held or paid by him or her for or on account of an applicant.

(7) If a deposit approaches zero rand, the Board may request a further deposit of an amount equal to or less than the initial deposit.

(8) Until receipt of a further deposit contemplated in subregulation (7), any hearing, investigation or enquiry relating to the applicant may cease.

(9) A statement of draws upon the deposit, payments made by the Board and the balance available must, at the request of an applicant, be provided to the applicant within 14 days of the date of such request.

(10) The Board must, within 90 days of the Board's approval or refusal of an application, or of an applicant's withdrawal of an application—

- (a) provide the applicant with a statement reflecting all the draws upon the deposit, payments made by the Board and the balance payable to the applicant; and
- (b) return to the applicant any credit balance in respect of a deposit made.

(11) If an applicant disputes any payments made or the need for further deposits, the applicant may request a written explanation from the Board regarding the matter in dispute.

(12) The Board may not issue a licence unless full payment has been made by the applicant in respect of any costs contemplated in subregulation (2).

(13) When an applicant makes application for and on behalf of any number of persons, all individual deposits payable in terms of subregulation (2) made by the applicant must be deposited collectively in a single account, and no balance of such deposits, if applicable, may be returned to the applicant until all hearings, investigations and enquiries outstanding in respect of each person for and on behalf of whom application has been made have been completed.

Retention of credit balance

3. (1) Notwithstanding regulation 2(10), if the Board grants an application for a licence, the Board may, at the request of the applicant concerned, retain the credit balance in respect of a deposit, for such period as agreed between the applicant and the Board, in order to defray any fees or costs payable by the applicant or the relevant licence holder, as the case may be, in terms of the Act, the Western Cape Gambling and Racing Regulations and these Regulations.

(2) If the Board retains a credit balance contemplated in subregulation (1), it must manage the funds in the manner contemplated in regulation 2(3), (4), (5), (6) and (9).

(3) The Board must, within 90 days of the expiry of the period contemplated in subregulation (1) or of the request of the applicant—

- (a) provide the applicant with a statement reflecting all the draws upon the credit balance, payments made by the Board and the balance payable to the applicant; and
- (b) return the credit balance in respect of the deposit contemplated in subregulation (1), or the balance thereof, to the applicant.

New licence application fees

4. The new licence application fees payable in terms of sections 32 and 44 of the Act are as set out in Annexure B.

Annual licence and investigation fees

5. The annual licence and investigation fees payable in terms of sections 32 and 44 of the Act are as set out in Annexure C.

Recovery of costs other than for grant or renewal of licence

6. (1) The Board must, before conducting any hearing, investigation or enquiry, other than a hearing, investigation or enquiry for the granting or renewal of a licence contemplated in regulation 2(2), inform the person to whom that hearing, investigation or enquiry relates of that hearing, investigation or enquiry and of the estimated costs involved.

(2) The Board must, in order to recover any costs reasonably incurred by or on behalf of the Board in conducting a hearing, investigation or enquiry relating to a person referred to in subregulation (1), or when performing any function relating to that person other than for the granting or renewal of a licence, draw up a statement setting out all costs so incurred.

(3) A person referred to in subregulation (1) must, within 30 days of receipt of a statement referred to in subregulation (2), reimburse the Board for the costs incurred.

(4) If a person disputes any costs incurred, he or she may request a written explanation from the Board regarding the matter in dispute.

Short title and commencement

7. These Regulations are called the Western Cape Gambling and Racing Regulations (Fees and Costs), 2016, and come into operation on 1 April 2016.

**ANNEXURE A
DEPOSITS**

(Section 34 of the Act and regulation 2)

Kinds of licences	Deposit
	R
Casino operator licence	250 000,00
Limited gambling machine operator licence	150 000,00
Limited gambling machine premises licence	20 000,00
Bingo licence	100 000,00
Bingo premises licence	20 000,00
Junket agent licence	10 000,00
Manufacturer licence	50 000,00
Distributor licence	50 000,00
Totalisator operator licence	150 000,00
Totalisator premises licence	10 000,00
Bookmaker licence	20 000,00
Bookmaker premises licence	20 000,00
Key employee licence	1 800,00
Gambling employee licence	1 400,00

ANNEXURE B

NEW LICENCE APPLICATION FEES

(Sections 32 and 44 of the Act and regulation 4)

Kinds of licences	New licence application fee
	R
Casino operator licence	408 980,00
Limited gambling machine operator licence	204 490,00
Limited gambling machine premises licence	10 220,00
Bingo licence	102 250,00
Bingo premises licence	10 220,00
Junket agent licence	10 220,00
Manufacturer licence	10 220,00
Distributor licence	10 220,00
Totalisator operator licence	204 490,00
Totalisator premises licence	10 220,00
Bookmaker licence	10 220,00
Bookmaker premises licence	10 220,00
Key employee licence	415,00
Gambling employee licence	110,00

ANNEXURE C
ANNUAL LICENCE AND INVESTIGATION FEES
(Sections 32 and 44 of the Act and regulation 5)

Kinds of licences	Annual licence fee	Investigation fee
	R	R
Casino operator licence	204 490,00	6 135,00 per gambling table plus 4 090,00 per slot machine
Limited gambling machine operator licence	102 250,00	2 050,00 per limited gambling machine
Limited gambling machine premises licence	1 020,00	4 090,00
Bingo licence	4 090,00	10 220,00
Bingo premises licence	1 020,00	4 090,00
Junket agent licence	415,00	1 020,00
Manufacturer licence	4 090,00	20 455,00
Distributor licence	4 090,00	20 455,00
Totalisator operator licence	4 090,00	102 250,00
Totalisator premises licence	415,00	1 020,00
Bookmaker licence	2 050,00	8 185,00
Bookmaker premises licence	415,00	1 020,00
Key employee licence	110,00	415,00
Gambling employee licence	110,00	110,00

PROVINSIALE KENNISGEWING

WES-KAAPSE WET OP DOBBELARY EN WEDRENNE, 1996 (WET 4 VAN 1996): WES-KAAPSE REGULASIES OP DOBBELARY EN WEDRENNE (GELDE EN KOSTE), 2016

Die Provinsiale Minister van Finansies het, ingevolge artikel 81 van die Wes-Kaapse Wet op Dobbelary en Wedrenne, 1996 (Wet 4 van 1996), die regulasies uiteengesit in die Bylae gemaak.

BYLAE

Woordomskrywing

1. In hierdie Regulasies het 'n woord of uitdrukking waaraan daar in die Wet 'n betekenis geheg is, dieselfde betekenis en, tensy dit uit die samehang anders blyk, beteken—

“**aansoeker**” elke besigheidsentiteit of persoon van wie dit vereis word om ingevolge artikel 45, 46, 48, 50, 51, 53 of 55 van die Wet gelisensieer te wees;

“**die Wet**” die Wes-Kaapse Wet op Dobbelary en Wedrenne, 1996 (Wet 4 van 1996);

“**Wes-Kaapse Dobbelary en Wedrenne Regulasies**” die Wes-Kaapse Dobbelary en Wedrenne Regulasies, 1996, gepubliseer onder Provinsiale Kennisgewing 239 in *Provinsiale Koerant* 5054 van 7 Junie 1996, soos gewysig.

Verhaling van koste vir toestaan of hernuwing van lisensie

2. (1) Hierdie regulasie is van toepassing op 'n aansoek om 'n lisensie beoog in artikel 45, 46, 48, 50, 51, 53, 55, 56 of 57 van die Wet.

(2) Elke aansoek om die toestaan of hernuwing van 'n lisensie ingedien deur 'n aansoeker ingevolge die Wes-Kaapse Dobbelary en Wedrenne Regulasies moet vergesel wees van 'n deposito soos uiteengesit in Aanhangel A, of sodanige ander deposito soos wat die Raad kan bepaal, vir die verhaling van koste wat redelikerwys deur of namens die Raad aangegaan is vir die hou van enige verhoor of ondersoek rakende die toestaan of hernuwing van die lisensie.

(3) 'n Bedrag wat ingevolge subregulasie (2) aan die Raad betaal word, moet by 'n bankinstelling tot krediet van die betrokke aansoeker inbetaal word in 'n rentedraende rekening wat afsonderlik van enige ander fondse van die Raad moet wees.

(4) Die rente, indien enige, op geld wat ingevolge subregulasie (2) gedeponeer is, val die aansoeker toe.

(5) Die Hoof Uitvoerende Beampte kan van tyd tot tyd gebruik maak van die deposito's wat deur die aansoeker betaal is, ter betaling van alle koste beoog in subregulasie (2).

(6) Die Hoof Uitvoerende Beampte moet behoorlike rekeningkundige rekords hou wat die besonderhede en inligting bevat van enige geld wat deur hom of haar ontvang, gehou of betaal word vir of op die rekening van 'n aansoeker.

(7) Indien 'n deposito nul rand nader, kan die Raad 'n verdere deposito versoek gelyk aan of minder as die aanvanklike deposito.

(8) Totdat 'n verdere deposito beoog in subregulasie (7) ontvang word, kan enige verhoor of ondersoek met betrekking tot die aansoeker gestaak word.

(9) 'n Staat van onttrekkings teen die deposito, betalings gedoen deur die Raad en die saldo beskikbaar moet, op versoek van 'n aansoeker, binne 14 dae vanaf die datum van sodanige versoek aan die aansoeker verskaf word.

(10) Die Raad moet binne 90 dae vanaf die Raad se goedkeuring of weiering van 'n aansoek, of van 'n aansoeker se terugtrekking van 'n aansoek—

- (a) die aansoeker voorsien van 'n staat wat al die onttrekkings teen die deposito, betalings gedoen deur die Raad en die saldo betaalbaar aan die aansoeker weergee; en
- (b) enige kredietsaldo ten opsigte van 'n deposito wat gemaak is aan die aansoeker terugbesorg.

(11) Indien 'n aansoeker enige betalings wat gedoen is of die behoefte aan verdere deposito's betwis, kan die aansoeker 'n skriftelike verduideliking van die Raad versoek rakende die aangeleentheid wat betwis word.

(12) Die Raad mag nie 'n lisensie uitreik nie tensy volle betaling deur die aansoeker gedoen is ten opsigte van enige koste beoog in subregulasie (2).

(13) Wanneer 'n aansoeker vir en namens enige getal persone aansoek doen, moet alle individuele deposito's betaalbaar ingevolge subregulasie (2) wat deur die aansoeker gedoen word, gesamentlik in 'n enkele rekening gedeponeer word, en geen saldo van sodanige deposito's, indien van toepassing, mag aan die aansoeker terugbesorg word nie, totdat alle uitstaande verhore en ondersoeke ten opsigte van elke persoon vir en namens wie aansoek gedoen is, afgehandel is.

Terughou van kredietsaldo

3. (1) Nieteenstaande regulasie 2(10), indien die Raad 'n aansoek om 'n lisensie toestaan, kan die Raad, op versoek van die betrokke aansoeker, die kredietsaldo ten opsigte van 'n deposito terughou vir die tydperk waarop die aansoeker en die Raad ooreenkom, ten einde enige gelde of koste betaalbaar deur die aansoeker of die tersaaklike lisensiehouer, na gelang van die geval, ingevolge die Wet, die Wes-Kaapse Dobbelary en Wedrenne Regulasies en hierdie Regulasies te dek.

(2) Indien die Raad 'n kredietsaldo beoog in subregulasie (1) terughou, moet hy die fondse bestuur op die wyse beoog in regulasie 2(3), (4), (5), (6) en (9).

(3) Die Raad moet binne 90 dae vanaf die verstryking van die tydperk beoog in subregulasie (1) of vanaf die versoek van die aansoeker—

- (a) die aansoeker voorsien van 'n staat wat al die onttrekkings teen die kredietsaldo, betalings gedoen deur die Raad en die restant betaalbaar aan die aansoeker weergee; en

- (b) die kredietsaldo ten opsigte van die deposito beoog in subregulasie (1), of die restant, aan die aansoeker terugbesorg.

Aansoekgelde vir nuwe lisensies

4. Die aansoekgelde betaalbaar vir nuwe lisensies ingevolge artikels 32 en 44 van die Wet is soos uiteengesit in Aanhangel B.

Jaarlikse lisensie- en ondersoekgelde

5. Die jaarlikse lisensie- en ondersoekgelde betaalbaar ingevolge artikels 32 en 44 van die Wet is soos uiteengesit in Aanhangel C.

Verhaling van koste buiten toestaan of hernuwing van lisensie

6. (1) Die Raad moet voordat hy enige verhoor hou of enige ondersoek uitvoer of instel, uitgesonderd 'n verhoor of ondersoek vir die toestaan of hernuwing van 'n lisensie beoog in regulasie 2(2), die persoon op wie daardie verhoor of ondersoek betrekking het, van daardie verhoor of ondersoek en van die geraamde koste daaraan verbonde in kennis stel.

(2) Die Raad moet, ten einde enige koste te verhaal wat redelikerwys deur of namens die Raad aangegaan word vir die hou van 'n verhoor of die uitvoering of instelling van 'n ondersoek met betrekking tot 'n persoon bedoel in subregulasie (1), of wanneer enige funksie met betrekking tot daardie persoon verrig word, buiten vir die toestaan of hernuwing van 'n lisensie, 'n staat opstel waarin alle koste aldus aangegaan, uiteengesit word.

(3) 'n Persoon bedoel in subregulasie (1) moet binne 30 dae vanaf ontvangs van 'n staat bedoel in subregulasie (2) die Raad vergoed vir die koste wat aangegaan is.

(4) Indien 'n persoon enige koste wat aangegaan is, betwis, kan hy of sy 'n skriftelike verduideliking van die Raad versoek rakende die aangeleentheid wat betwis word.

Kort titel en inwerkingtreding

7. Hierdie Regulasies heet die Wes-Kaapse Regulasies op Dobbelary en Wedrenne (Gelde en Koste), 2016, en tree in werking op 1 April 2016.

AANHANGSEL A
DEPOSITO'S

(Artikel 34 van die Wet en regulasie 2)

Soorte lisensies	Deposito
	R
Casino-operateurlisensie	250 000,00
Beperktedobbelmasjien-operateurlisensie	150 000,00
Beperktedobbelmasjien-perseellisensie	20 000,00
Bingolisensie	100 000,00
Bingoperseellisensie	20 000,00
Plesiertog-agentlisensie	10 000,00
Vervaardigerlisensie	50 000,00
Verspreiderlisensie	50 000,00
Totalisator-operateurlisensie	150 000,00
Totalisator-perseellisensie	10 000,00
Boekmakerlisensie	20 000,00
Boekmakerperseellisensie	20 000,00
Sleutelwerknemerlisensie	1 800,00
Dobbelaywerknemerlisensie	1 400,00

AANHANGSEL B
AANSOEKGELDE VIR NUWE LISENSIES
(Artikels 32 en 44 van die Wet en regulasie 4)

Soorte lisensies	Aansoekgelde vir nuwe lisensies
	R
Casino-operateurlisensie	408 980,00
Beperktedobbelmasjien-operateurlisensie	204 490,00
Beperktedobbelmasjien-perseellisensie	10 220,00
Bingolisensie	102 250,00
Bingoperseellisensie	10 220,00
Plesiertog-agentlisensie	10 220,00
Vervaardigerlisensie	10 220,00
Verspreiderlisensie	10 220,00
Totalisator-operateurlisensie	204 490,00
Totalisator-perseellisensie	10 220,00
Boekmakerlisensie	10 220,00
Boekmakerperseellisensie	10 220,00
Sleutelwerknemerlisensie	415,00
Dobbelaywerknemerlisensie	110,00

AANHANGSEL C
JAARLIKSE LISENSIE- EN ONDERSOEKGELDE
(Artikels 32 en 44 van die Wet en regulasie 5)

Soorte lisensies	Jaarlikse lisensie- gelde	Ondersoekgelde
	R	R
Casino-operateurlisensie	204 490,00	6 135,00 per dobbeltafel plus 4 090,00 per muntoutomaatmasjien
Beperktedobbelmasjien- operateurlisensie	102 250,00	2 050,00 per beperktedobbelmasjien
Beperktedobbelmasjien- perseellisensie	1 020,00	4 090,00
Bingolisensie	4 090,00	10 220,00
Bingoperseellisensie	1 020,00	4 090,00
Plesiertog-agentlisensie	415,00	1 020,00
Vervaardigerlisensie	4 090,00	20 455,00
Verspreiderlisensie	4 090,00	20 455,00
Totalisator-operateurlisensie	4 090,00	102 250,00
Totalisator-perseellisensie	415,00	1 020,00
Boekmakerlisensie	2 050,00	8 185,00
Boekmakerperseellisensie	415,00	1 020,00
Sleutelwerknemerlisensie	110,00	415,00
Dobbelaywerknemer- lisensie	110,00	110,00

