

PROVINCE OF THE WESTERN CAPE

PROVINSIE WES-KAAP

IPHONDO LENTSHONA KOLONI

**Provincial Gazette
Extraordinary**

8053

Friday, 1 March 2019

**Buitengewone
Provinsiale Roerant**

8053

Vrydag, 1 Maart 2019

**Tsongezelolo
kwiGazethi yePhondo**

8053

uLwesihlanu, 1 kweyoKwindla 2019

Registered at the Post Office as a Newspaper

As 'n Nuusblad by die Poskantoor Geregistreer

Ibhaliswe ePosini njengePhephandaba

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IZIQULATHO

(*Reprints are obtainable at Room M21, Provincial Legislature Building, 7 Wale Street, Cape Town 8001.)

(*Afskrifte is verkrybaar by Kamer M21, Provinsiale Wetgewer-gebou, Waalstraat 7, Kaapstad 8001.)

(*Ushicilelo oLutsha lufumaneka kwigumbi M21, kwiSakhiwo sePhondo seNdlu yoWiso-Mthetho, 7 Wale Street, eKapa 8001.)

Provincial Notice

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ISaziso sePhondo

The following Provincial Notice is published for general information:

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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 Proviniale Kennisgewings word vir algemene inligting gepubliseer.

**ADV. B. GERBER,
DIREKTEUR-GENERAAL**

Provinsiale Wetgewer-gebou,
Waalstraat,
Kaapstad.

IZAZISO ZEPHONDO

Ezi zaziso zilandelayo zipapashelwe ukunika ulwazi ngokubanzi.

**ADV. B. GERBER,
UMLAWULI-JIKELELE**

ISakhiwo sePhondo,
Wale Street,
eKapa.

PROVINCIAL NOTICE

P.N. 20/2019

1 March 2019

WESTERN CAPE LIQUOR AUTHORITY**WESTERN CAPE LIQUOR ACT, 2008****INVITATION FOR NOMINATIONS OF PERSONS TO BE APPOINTED AS A DEPUTY PRESIDING OFFICER OF THE LIQUOR LICENSING TRIBUNAL OF THE WESTERN CAPE LIQUOR AUTHORITY**

I, Simion George, acting Chief Executive Officer of the Western Cape Liquor Authority, in terms of regulation 6(1)(a) of the Western Cape Liquor Regulations, 2011 ("the Regulations"), invite all interested persons to nominate candidates who in their opinion are suitable to be appointed as a Deputy Presiding Officer of the Liquor Licensing Tribunal ("the Tribunal") of the Western Cape Liquor Authority ("the Authority").

1. The main function of the Tribunal is to consider and decide certain applications made in terms of the Western Cape Liquor Act, 2008 ("the Act").
2. The duties of a Deputy Presiding Officer include:
 - (a) attending and participating in meetings of the Tribunal;
 - (b) considering and deciding certain applications in terms of the Act;
 - (c) acting as the Presiding Officer and performing all the functions assigned to the Presiding Officer by the Act in the event that the Presiding Officer is not available to perform his or her functions or the office of the Presiding Officer is vacant; and
 - (d) any other functions as provided for in the Act.
3. A Deputy Presiding Officer is appointed for such period, not exceeding five years, as the Board of the Authority ("the Board") determines at the time of his or her appointment.
4. Nominees must meet the following criteria:
 - (a) have legal qualifications equivalent to those required for admission as an attorney or an advocate of the High Court of South Africa; and
 - (b) have experience in the administration of justice.
5. The following persons are disqualified from being appointed:
 - (a) anyone who has in the preceding 10 years been convicted of an offence and sentenced to imprisonment without the option of a fine, unless the Board is of the opinion that the offence was of such a nature that it does not imply that the person is unsuitable to hold office;
 - (b) anyone who has in the preceding 10 years been convicted of any offence in terms of the Act, the Liquor Act, 2003 (Act 59 of 2003), or the Liquor Act, 1989 (Act 27 of 1989), unless the Board is of the opinion that the offence was of such a nature that it does not imply that the person is unsuitable to hold office;
 - (c) an un-rehabilitated insolvent or anyone who is subject to any legal disability;
 - (d) anyone younger than 25 years of age;
 - (e) anyone who has a direct interest in the liquor trade;
 - (f) anyone who is the family member, partner or business associate of a person with a direct interest in the liquor trade, unless the Board is of the opinion that the interest of the family member, partner or business associate in the liquor trade does not imply that the person is unsuitable to hold office;
 - (g) anyone who is disqualified in terms of section 35 of the Act to hold a liquor licence; or
 - (h) anyone who is not resident in the Western Cape.
6. Knowledge of liquor legislation, the liquor industry and alcohol related harms reduction approaches and experience in applying inquisitorial methods will be an advantage.
7. All nominations must be submitted in writing in the form of Form 2 in Annexure 3 of the Regulations. A copy of Form 2 may be obtained from the website: <https://www.wcla.gov.za/application-forms>. Nominations must include a comprehensive *curriculum vitae* of the nominee together with a written motivation in support of the nominee's appointment, setting out the nominee's achievements and career milestones and the reasons the nominee considers himself or herself suitable for appointment as a Deputy Presiding Officer of the Tribunal.
8. Appointments will be made with race and gender sensitivity.
9. Shortlisted candidates must undergo a vetting process.
10. The successful candidate will be required to conclude a contract with the Board that incorporates a performance agreement.
11. Remuneration will be paid in accordance with regulation 20.2 of the Treasury Regulations for Departments, Trading Entities, Constitutional Institutions and Public Entities Issued in terms of the Public Finance Management Act, 1999, at the rate of R312,00 per hour, which rate is reviewed from time to time.

12. It is expected of the successful candidate to be available for a 40-hour work week scheduled over five days.
13. Copies of the Act and the Regulations may be obtained from the website: <https://www.wcla.gov.za/content/legislation-1>.
14. All nominations must be submitted before or on 1 April 2019 by—
 - (a) posting it to:
Western Cape Liquor Authority
Attention: Ms S Langeveldt
Private Bag X6
Sanlamhof
Bellville 7532;
 - (b) e-mailing it to:
stacey.langeveldt@wcla.gov.za
(Mark the subject box clearly as: WCLA Deputy Presiding Officer Nomination.); or
 - (c) delivering it to:
Western Cape Liquor Authority
Attention: Ms S Langeveldt
3rd Floor
Sunbel Building
Voortrekker Road
Bellville.
15. All information provided will be treated with strict confidentiality.
16. Enquiries can be made with Ms S Langeveldt:
Tel.: 021 204 9730/32
Email: stacey.langeveldt@wcla.gov.za.

PROVINSIALE KENNISGEWING

P.K. 20/2019

1 Maart 2019

WES-KAAPSE DRANKOWERHEID

WES-KAAPSE DRANKWET, 2008

UITNODIGING VIR BENOEMINGS VAN PERSONE OM AANGESTEL TE WORD AS 'N ADJUNK-VOORSITTENDE BEAMPTE VAN DIE DRANKLISENSIËRINGSTRIBUNAAL VAN DIE WES-KAAPSE DRANKOWERHEID

Ek, Simion George, waarnemende Hoof-Uitvoerende Beamppte van die Wes-Kaapse Drankowerheid, ingevolge regulasie 6(1)(a) van die Wes-Kaapse Drankregulasies, 2011 (“die Regulasies”), nooi alle belanghebbende persone om kandidate te benoem wat na hul mening geskik is om aangestel te word as 'n Adjunk-Voorsittende Beamppte van die Dranklisensiëringstribunaal (“die Tribunaal”) van die Wes-Kaapse Drankowerheid (“die Owerheid”).

1. Die hooffunksie van die Tribunaal is om aansoeke wat ingevolge die Wes-Kaapse Drankwet, 2008 (“die Wet”), gemaak word, te oorweeg en daaroor te besluit.
2. Die pligte van 'n Adjunk-Voorsittende Beamppte sluit in:
 - (a) bywoning van en deelname aan vergaderings van die Tribunaal;
 - (b) oorweging van en besluitneming oor sekere aansoeke ingevolge die Wet;
 - (c) waarneming as die Voorsittende Beamppte en die verrigting van alle funksies opgedra aan die Voorsittende Beamppte deur die Wet indien die Voorsittende Beamppte nie beskikbaar is om sy of haar funksies te verrig nie of die amp van die Voorsittende Beamppte vakant is; en
 - (d) enige ander funksies soos voor voorsiening gemaak in die Wet.
3. 'n Adjunk-Voorsittende Beamppte word vir die tydperk aangestel, van hoogstens vyf jaar, wat die Raad van die Owerheid (“die Raad”) by sy of haar aanstelling bepaal.
4. Benoemdes moet aan die volgende vereistes voldoen:
 - (a) regskwalifikasies hê gelykwaardig aan dit wat vir toelating as 'n prokureur of 'n advokaat van die Hoë Hof van Suid-Afrika vereis word; en
 - (b) ondervinding in regspleging hê.
5. Die volgende persone is van aanstelling gediskwalifiseer:
 - (a) iemand wat in die afgelope 10 jaar skuldig bevind is aan 'n misdryf en gevonnis is tot gevangenisstraf sonder die keuse van 'n boete, tensy die Raad van mening is dat die misdryf van so 'n aard was dat dit nie impliseer dat die persoon ongeskik is om die amp te beklee nie;
 - (b) iemand wat in die afgelope 10 jaar skuldig bevind is aan 'n misdryf ingevolge die Wet, die “Liquor Act, 2003” (Wet 59 van 2003), of die Drankwet, 1989 (Wet 27 van 1989), tensy die Raad van mening is dat die misdryf van so 'n aard was dat dit nie impliseer dat die persoon ongeskik is om die amp te beklee nie;
 - (c) 'n ongerehabiliteerde insolvent of iemand wat aan enige handelingsonbevoegdheid onderhewig is;
 - (d) iemand jonger as 25 jaar;
 - (e) iemand wat 'n direkte belang in die drankhandel het;
 - (f) iemand wat die familielid, vennoot of besigheidsdeelgenoot is van 'n persoon met 'n direkte belang by die drankhandel, tensy die Raad van mening is dat die belang van die familielid, vennoot of besigheidsdeelgenoot in die drankhandel nie impliseer dat die persoon ongeskik is om die amp te beklee nie;

- (g) iemand wat ingevolge artikel 35 van die Wet gediskwalifiseer is om 'n dranklisensie te hou; of
- (h) iemand wat nie in die Wes-Kaap woonagtig is nie.
6. Kennis van drankwetgewing, die drankbedryf en benaderings tot alkoholverwante skadevermindering en ondervinding in die toepassing van ondervraende metodes sal voordeelig wees.
7. Alle benoemings moet skriftelik ingedien word in die vorm van Vorm 2 in Aanhangsel 3 by die Regulasies. 'n Afskrif van Vorm 2 is beskikbaar op die webblad: <https://www.wcla.gov.za/application-forms>. Benoemings moet 'n omvattende *curriculum vitae* van die benoemde tesame met 'n skriftelike motivering ter ondersteuning van die benoemde se aanstelling bevat, waarin die benoemde se prestasies en loopbaanmylpale uiteengesit word en die redes waarom die benoemde hom- of haarsel self geskik ag vir aanstelling as 'n Adjunk-Voorsittende Beampete van die Tribunaal.
8. Aanstellings sal met sensitiwiteit vir ras en geslag gedoen word.
9. Kortlyskandidate moet 'n klaringsproses ondergaan.
10. Dit sal van die suksesvolle kandidaat vereis word om 'n kontrak met die Raad te sluit wat 'n prestasie-ooreenkoms insluit.
11. Vergoeding sal ooreenkomstig regulasie 20.2 van die "Treasury Regulations for Departments, Trading Entities, Constitutional Institutions and Public Entities Issued in terms of the Public Finance Management Act, 1999" betaal word, teen 'n koers van R312,00 per uur, welke koers van tyd tot tyd hersien word.
12. Dit word van die suksesvolle kandidaat verwag om vir 'n veertigurweek wat oor vyf dae strek, beskikbaar te wees.
13. Afskrifte van die Wet en die Regulasies is op die volgende webblad beskikbaar: <https://www.wcla.gov.za/content/legislation-1>.
14. Alle benoemings moet voor of op 1 April 2019 ingedien word deur—
- (a) dit te pos na:
Wes-Kaapse Drankowerheid
Aandag: Me S Langeveldt
Privaat Sak X6
Sanlamhof
Bellville 7532;
 - (b) dit te e-pos na:
stacey.langeveldt@wcla.gov.za
(Merk die onderwerp duidelik as WKDO Benoeming vir Adjunk-Voorsittende Beampete); of
 - (c) dit af te lewer by:
Wes-Kaapse Drankowerheid
Aandag: Me S Langeveldt
3de Verdieping
Sunbel-gebou
Voortrekkerstraat
Bellville.
15. Alle inligting verskaf sal as hoogs vertroulik hanteer word.
16. Navrae kan gerig word aan me S Langeveldt:
Tel.: 021 204 9730/32
E-pos: stacey.langeveldt@wcla.gov.za.

ISAZISO SEPHONDO

I.S. 20/2019

1 kweyoKwindla 2019

UGUNYAZIWE WEZOTYWALA ENTSHONA KOLONI

UMTHETHO WEZOTYWALA ENTSHONA KOLONI, 2008:

ISIMEMO SOTYUMBO LWABANTU KWISIKHUNDLA SESEKELA-GOSA ELINGUMBHEXESHI WENKUNDLA ENIKEZA NGEELAYISENISI ZOTYWALA YOGUNYAZIWE WEZOTYWALA ENTSHONA KOLONI

Mna. Simon George, iBambela Ntloko yeSigqeba soLawulo soGunyaziwe wezoTywala eNtshona Koloni, ngokomqaqo 6(1)(a) weMigaqo yezoTywala eNtshona Koloni, 2011 ("iMigaqq"), ndimema bonke abantu abanomdlala ukuba batyumbe abaggatswa abababona befanelekile ukuba batyunjwe njengeSekela-Gosa loMbhexeshi weNkundla eKhupha iiLayisenisi zoTywala ("iNkundla") yoGunyaziwe wezoTywala eNtshona Koloni ("iGunya").

1. Umsebenzi ophambili weNkundla kukuqwelasela nokuthatha iziqqibo ngezicelo ezenziwe kulandelwa uMthetho wezoTywala eNtshona Koloni, 2008 ("uMthetho").
2. Imisebenzi yeSekela-Gosa loMbhexeshi ibandakanya:
 - (a) ukuzimasa nokuthatha inxaxheba kwiintlanganiso zeNkundla;
 - (b) ukuqwelasela nokuthatha iziqqibo ngezicelo ezithile ngokwalo Mthetho;
 - (c) Ukweseenza njengeGosa elinguMbhexeshi nokwenza yonke imisebenzi enikwe iGosa elinguMbhexeshi nguMthetho xa iGosa elinguMbhexeshi lingafumaneki ukuba lenze loo misebenzi okanye xa isithuba seGosa elinguMbhexeshi singenamntu; kananjalo
 - (d) nayiphi na eminye imisebenzi ebalwe kuMthetho.
3. ISekela-Gosa loMbhexeshi liqeshelwa ixesha elingadluliyo kwiminyaka emihlanu, njengoko iBhodi kaGunyaziwe ("iBhodi") inokumisela ngexesha lokuqeshwa kwalo.
4. Abatyunjwa kufuneka babe nezi zinto zilandelayo:

- (a) izifundo zomthetho ezilingana nezo zamkelwayo xa usamkelwa njengegwetha okanye iadvokheyithi yeNkundla ePhakamileyo yoMzantsi Afrika;
- (b) abe namava ekulawulweni kwezobulungisa.
5. Aba bantu balandelayo abavumelekanga ukuba batyunjwe:
- (a) nawuphi na umntu othe kwiminyaka eli-10 edlulileyo wagwetyelwa ityala waze wavalelwu entolongweni enganikwanga thuba lokuba ahlawule imali yesohlwayo, ngaphandle kokuba iBhodi inoluvo lokuba ityala elo lingendlela yokuba alibonakalisi ukuba loo mntu akanakukwazi ukusibamba eso sikhundla;
- (b) nawuphi na umntu othe kwiminyaka eli-10 edlulileyo wagwetyelwa naliphi ityala ngokoMthetho, iLiquor Act, 2003 (uMthetho 59 ka-2003) okanye iLiquor Act 1989 (uMthetho 27 ka-1989), ngaphandle kokuba iBhodi inoluvo lokuba ityala elo lingendlela yokuba alibonakalisi ukuba loo mntu akanakukwazi ukusibamba eso sikhundla;
- (c) umntu ongakwaziyo ukuhlawula amatyala okanye nawuphi na umntu omisiwego ngumthetho;
- (d) nawuphi na umntu ongaphantsi kweminyaka engama-25 ubudala;
- (e) nawuphi na umntu onenxaxheba engqalileyo kwimiba yoshishino ngezotywala;
- (f) nawuphi na umntu olilungu losapho, okanye ihlakani lezoshishino elinendima eliyidlalayo kushishino ngotywala ngaphandle kokuba iBhodi inoluvo lokuba loo ndima yelungu losapho, okanye ihlakani lezoshishino kushishino ayithethi ukuba loo mntu akanakukwazi ukusibamba eso sikhundla;
- (g) nawuphi na umntu okhatyiweyo ngumthetho ngokwecandelo 35 loMthetho ukuba abe nelayisenisi yotywala; okanye
- (h) nawuphi na umntu ongahlali eNtshona Koloni.
6. Ukwazi imithetho yotywala, noshishino ngotywala kanye neendlela zokunciphisa ukonzakala okunxulumene notywala kanye namava okusebenzisa iindlela zomphandi, kuza kuncedisa.
7. Lonke utyumbo malungeniswe lubhalwiwe kwifomu enguFomu 2 ekwiSihlomelo 3 seMigaqo. Ikopi yeFomu 2 ingafumaneka kwiwebhu engu-<https://www.wcla.gov.za/application-forms>. Utyumbo malukhatshwe *yicurriculum vitae* omtyunjwa nembaletwano enika inkxaso okanye izizathu zokuba loo mntu atyunjwe, ichaze izinto eziphunyeze nguloo mtyunjwa nezfundo azipasileyo nemisebenzi ebeyenza nezizathu ezinkwia ngumtyunjwa apho achazayo ukuba kutheni ecinga ukuba ufanele ukutyunjwa njengeSekela-Gosa loMbhexeshi leNkundla.
8. Xa kutyunjwa kuya kuthathelwa ingqalelo imiba yezobuhlanga neyesini.
9. Abatyunjwa abakhethiwyo kuza kufuneka ukuba kuhlolwe iinkcukacha zabo.
10. Umtyunjwa ophumeleleyo uza kufuneka aggibe ikhontrakthi neBhodi edibanisa isivumelwano somsebenzi.
11. Umvuzo uza kuhlawulwa ngokomgaqo 20.2 weMigaqo kaNondyebo wamaSebe, amCandelo oShishino, amaZiko oMgaqosiseko kanye namaCandelo oLuntu Akhutshwe ngokomthetho iPublic Finance Management Act, 1999, ngokomvuzo we-R312,00 ngeyure, mvuzo lowo uhlaziya rhoqo amaxesha ngamaxesha.
12. Kulindeleke ukuba umtyunjwa ophumeleleyo kufuneka abesemsebenzini iiyure ezingama-40 ngeveki, ezilungiselelelwie iintsuku ezintlanu.
13. Iikopi zoMthetho neMigaqo zingafumaneka kwiwebhusayithi engu-: <https://www.wcla.gov.za/content/legislation-1>.
14. Lonke utyumbo maluthunyelwe ngomhla okanye phambi komhla woku-1 kuTshazimpuzi 2019 ngokuthi—
- (a) luposelwe ku-:
UGUNYAZIWE WEZOTYWALA ENTSHONA KOLONI
 Ingqale ku-: Nks S Langeveldt
 Private Bag X6
 Sanlamhof
 Bellville 7532;
- (b) ngokuimeyilela ku-:
 stacey.langeveldt@wcla.gov.za
 (Bhala phaya kwisihloko ngokucacileyo uthi: WCLA Deputy Presiding Officer Nomination.); or
- (c) ngokulusa ku-:
UGUNYAZIWE WEZOTYWALA ENTSHONA KOLONI
 Ingqale ku-: Nks S Langeveldt
 3rd Floor
 Sunbel Building
 Voortrekker Road
 Bellville.
15. Zonke iinkcukacha ezinikeziweyo ziya kugcinwa ziyimfiho.
16. Imibuzo ingabuzwa kuNks S Langeveldt:
 Ifowuni.: 021 204 9730/32
 Email: stacey.langeveldt@wcla.gov.za.

PROVINCIAL NOTICE

P.N. 21/2019

1 March 2019

WESTERN CAPE LIQUOR AUTHORITY**WESTERN CAPE LIQUOR ACT, 2008****INVITATION FOR NOMINATIONS OF PERSONS TO BE APPOINTED AS A MEMBER OF THE LIQUOR LICENSING TRIBUNAL OF THE WESTERN CAPE LIQUOR AUTHORITY**

I, Simion George, acting Chief Executive Officer of the Western Cape Liquor Authority, in terms of regulation 6(1)(a) of the Western Cape Liquor Regulations, 2011 (“the Regulations”), invite all interested persons to nominate candidates who in their opinion are suitable to be appointed as a member of the Liquor Licensing Tribunal (“the Tribunal”) of the Western Cape Liquor Authority (“the Authority”), to fill one vacancy on the Tribunal.

1. The main function of the Tribunal is to consider and decide certain applications made in terms of the Western Cape Liquor Act, 2008 (“the Act”).
2. A member is appointed for such period, not exceeding five years, as the Board of the Authority (“the Board”) determines at the time of his or her appointment.
3. The duties of a member of the Tribunal include:
 - (a) attending and participating in meetings of the Tribunal;
 - (b) considering and deciding certain applications in terms of the Act; and
 - (c) any other functions as provided for in the Act.
4. Nominees must meet the following criteria:
 - (a) be a South African citizen; and
 - (b) be permanently resident in the Western Cape.
5. The following persons are disqualified from being appointed:
 - (a) anyone who has in the preceding 10 years been convicted of an offence and sentenced to imprisonment without the option of a fine, unless the Board is of the opinion that the offence was of such a nature that it does not imply that the person is unsuitable to hold office;
 - (b) anyone who has in the preceding 10 years been convicted of any offence in terms of the Act, the Liquor Act, 2003, (Act 59 of 2003), or the Liquor Act, 1989 (Act 27 of 1989), unless the Board is of the opinion that the offence was of such a nature that it does not imply that the person is unsuitable to hold office;
 - (c) an un-rehabilitated insolvent or anyone who is subject to any legal disability;
 - (d) anyone younger than 25 years of age;
 - (e) anyone who has a direct interest in the liquor trade;
 - (f) anyone who is the family member, partner or business associate of a person with a direct interest in the liquor trade, unless the Board is of the opinion that the interest of the family member, partner or business associate in the liquor trade does not imply that the person is unsuitable to hold office;
 - (g) anyone who is disqualified in terms of section 35 of the Act to hold a liquor licence; or
 - (h) anyone who is not resident in the Western Cape.
6. Knowledge of liquor legislation, the liquor industry and alcohol related harms reduction approaches and experience in applying inquisitorial methods will be an advantage.
7. All nominations must be submitted in writing in the form of Form 2 in Annexure 3 to the Regulations. A copy of Form 2 may be obtained from the website: <https://www.wcla.gov.za/application-forms>. Nominations must include a comprehensive *curriculum vitae* of the nominee together with a written motivation in support of the nominee’s appointment, setting out the nominee’s achievements and career milestones and the reasons the nominee considers himself or herself suitable for appointment as a member of the Tribunal.
8. Appointments will be made with race and gender sensitivity.
9. Shortlisted candidates must undergo a vetting process.
10. The successful candidate will be required to conclude a contract with the Board that incorporates a performance agreement.
11. Remuneration will be paid in accordance with regulation 20.2 of the Treasury Regulations for Departments, Trading Entities, Constitutional Institutions and Public Entities Issued in terms of the Public Finance Management Act, 1999, at the rate of R264,00 per hour, which rate is reviewed from time to time.
12. It is expected of the successful candidate to be available for a 40-hour work week scheduled over five days.

13. All nominations must be submitted before or on 1 April 2019 by—

(a) posting it to:

Western Cape Liquor Authority
Attention: Ms S Langeveldt
Private Bag X6
Sanlamhof
Bellville 7532;

(b) emailing it to:

stacey.langeveldt@wcla.gov.za
(Mark the subject box clearly as: WCLA Liquor Licensing Tribunal Nomination: Members); or

(c) delivering it to:

Western Cape Liquor Authority
Attention: Ms S Langeveldt
3rd Floor
Sunbel Building
Voortrekker Road
Bellville.

14. All information provided will be treated with strict confidentiality.

15. Enquiries can be made with Ms S Langeveldt:

Tel.: 021 204 9730/32

E-mail: stacey.langeveldt@wcla.gov.za.

16. Copies of the Act and the Regulations may be obtained from the website: <https://www.wcla.gov.za/content/legislation-1>.

PROVINSIALE KENNISGEWING

P.K. 21/2019

1 Maart 2019

WES-KAAPSE DRANKOWERHEID

WES-KAAPSE DRANKWET, 2008

UITNODIGING VIR BENOEMINGS VAN PERSONE OM AANGESETEL TE WORD AS 'N LID VAN DIE DRANKLISENSIËRINGSTRIBUNAAL VAN DIE WES-KAAPSE DRANKOWERHEID

Ek, Simion George, waarnemende Hoof-Uitvoerende Beampete van die Wes-Kaapse Drankowerheid, ingevolge regulasie 6(1)(a) van die Wes-Kaapse Drankregulasies, 2011 (“die Regulasies”), nooi alle belanghebbendes om kandidate te benoem wat na hul mening geskik is om aangestel te word as 'n lid van die Dranklisensiëringstribunaal (“die Tribunaal”) van die Wes-Kaapse Drankowerheid (“die Owerheid”), om een vakature in die Tribunaal te vul.

1. Die hooffunksie van die Tribunaal is om ingevolge die Wes-Kaapse Drankwet, 2008 (“die Wet”), sekere aansoeke te oorweeg en daaroor te besluit.
2. 'n Lid word aangestel vir die tydperk, van hoogstens vyf jaar, wat die Raad van die Owerheid (“die Raad”) by die aanstelling van die lid bepaal.
3. Die pligte van 'n lid van die Tribunaal sluit die volgende in:
 - (a) bywoning van en deelname aan vergaderings van die Tribunaal;
 - (b) oorweging van en besluitneming oor sekere aansoeke ingevolge die Wet; en
 - (c) enige ander funksies soos voor voorsiening gemaak in die Wet.
4. Benoemdes moet aan die volgende vereistes voldoen:
 - (a) 'n Suid-Afrikaanse burger wees; en
 - (b) permanent in die Wes-Kaap woonagtig wees.
5. Die volgende persone is van aanstelling gediskwalifiseer:
 - (a) iemand wat in die voorafgaande 10 jaar skuldig bevind is aan 'n misdryf en gevonnis is tot gevangenisstraf sonder die keuse van 'n boete, tensy die Raad van mening is dat die misdryf van so 'n aard was dat dit nie impliseer dat die persoon ongeskik is om die amp te beklee nie;
 - (b) iemand wat in die voorafgaande 10 jaar skuldig bevind is aan 'n misdryf ingevolge die Wet, die “Liquor Act, 2003” (Wet 59 van 2003), of die Drankwet, 1989 (Wet 27 van 1989), tensy die Raad van mening is dat die misdryf van so 'n aard was dat dit nie impliseer dat die persoon ongeskik is om die amp te beklee nie;
 - (c) 'n ongerehabiliteerde insolvent of iemand wat aan 'n handelingsonbevoegdheid onderhewig is;
 - (d) iemand jonger as 25 jaar;
 - (e) iemand met 'n direkte belang in die drankhandel;
 - (f) iemand wat die familielid, vennoot of besigheidsdeelgenoot is van 'n persoon met 'n direkte belang in die drankhandel, tensy die Raad van mening is dat die belang van die familielid, vennoot of besigheidsdeelgenoot in die drankhandel nie impliseer dat die persoon ongeskik is om die amp te beklee nie;
 - (g) iemand wat ingevolge artikel 35 van die Wet gediskwalifiseer is om 'n dranklisensie te hou; of
 - (h) iemand wat nie in die Wes-Kaap woonagtig is nie.
6. Kennis van drankwetgewing, die drankbedryf en benaderings tot alkoholverwante skadevermindering en ondervinding in die toepassing van

- ondervraende metodes sal voordeelig wees.
7. Alle benoemings moet skriftelik ingedien word in die vorm van Vorm 2 in Aanhangsel 3 by die Regulasies. Benoemings moet 'n omvattende *curriculum vitae* van die benoemde tesame met 'n skriftelike motivering ter ondersteuning van die benoemde se aanstelling bevat, waarin die benoemde se prestasies en loopbaanmylpale uiteengesit word en die redes waarom die benoemde hom- of haarsel geskik ag vir aanstelling as 'n lid van die Tribunaal.
 8. Aanstellings sal met sensitiwiteit vir ras en geslag gedoen word.
 9. Kortlyskandidate moet 'n klaringsproses ondergaan.
 10. Dit sal van die suksesvolle kandidaat vereis word om 'n kontrak met die Raad te sluit wat 'n prestasie-ooreenkoms insluit.
 11. Vergoeding sal ooreenkomstig regulasie 20.2 van die "Treasury Regulations for Departments, Trading Entities, Constitutional Institutions and Public Entities Issued in terms of the Public Finance Management Act, 1999" betaal word, teen 'n koers van R264,00 per uur, welke koers van tyd tot tyd hersien word.
 12. Dit word van die suksesvolle kandidaat verwag om vir 'n veertiguurweek wat oor vyf dae strek, beskikbaar te wees.
 13. Alle benoemings moet voor of op 1 April 2019 ingedien word deur—
 - (a) dit te pos na:

Wes-Kaapse Drankowerheid
Aandag: Me S Langeveldt
Privaat Sak X6
Sanlamhof
Bellville 7532;
 - (b) dit te e-pos na:
stacey.langeveldt@wcla.gov.za
(Maak die onderwerp: Benoeming vir Lid van Dranklisensiëringstribunaal van WKDO); of
 - (c) deur dit af te lever by:
Wes-Kaapse Drankowerheid
Aandag: Me S Langeveldt
3rde Verdieping
Sunbel-gebou
Voortrekkerstraat
Bellville.
 14. Alle inligting verskaf sal as hoogs vertroulik hanteer word.
 15. Navrae kan gerig word aan me S Langeveldt:
Tel.: 021 204 9730/32
E-pos: stacey.langeveldt@wcla.gov.za.
 16. Afskrifte van die Wet en die Regulasies is op die volgende webblad beskikbaar: <https://www.wcla.gov.za/content/legislation-1>.

ISAZISO SEPHONDO

I.S. 21/2019

1 kweyoKwindla 2019

UGUNYAZIWE WEZOTYWALA ENTSHONA KOLONI

UMTHETHO WEZOTYWALA ENTSHONA KOLONI, 2008:

ISIMEMO SOTYUMBO LWABANTU KWISIKHUNDLA SOKUBA LILUNGU LENKUNDLA ENIKEZA NGEELAYISENISI ZOTYWALA YOGUNYAZIWE WEZOTYWALA

Mna, Simon George, iBambela Ntloko yeSigqeba soLawulo soGunyaziwe wezoTywala eNtshona Koloni, ngokomgaqo 6(1)(a) weMigaqo yezoTywala eNtshona Koloni, 2011 ("iMigaqo"), ndimema bonke abantu abanomdlala ukuba batyunbe abaggatswa abababona befanelekile ukuba batyunjwe njengelungu leNkundla eKhupha iiLayisenisi zoTywala ("iNkundla") yoGunyaziwe wezoTywala eNtshona Koloni ("iGunya"), ukuba agewalise isithuba kwiNkundla.

1. Umsebenzi ophambili weNkundla kukuqwelasela nokuthatha iziqqibo ngezicelo ezenziwe kulandelwa uMthetho wezoTywala eNtshona Koloni, 2008 ("uMthetho").
2. Ilungu liqeshelwa ixesha elingadluliyo kwiminyaka emihlanu, njengoko iBhodi kaGunyaziwe ("iBhodi") inokumisela ngexesha lokuqeshwa kwalo.
3. Imisebenzi yelungu leNkundla ibandakanya:
 - (a) ukuzimasa nokuthatha inxaxheba kwiintlanganiso zeNkundla;
 - (b) ukuqwelasela nokuthatha iziqqibo ngezicelo ezithile ngokwalo Mthetho;
 - (c) nayiphi na eminye imisebenzi ebhalwe kuMthetho.
4. Abatyunjwa kufuneka babe nezi zinto zilandelayo:
 - (a) abe ngummi woMzantsi Afrika;
 - (b) abe ngumhlali osisigxina eNtshona Koloni.

5. Aba bantu balandelayo abavumelekanga ukuba batyunjwe:
 - (a) nawuphi na umntu othe kwiminyaka eli-10 edlulileyo wagwetyelwa ityala waze wavalelw entolongweni enganikwanga thuba lokuba ahlawule imali yesohlwayo, ngaphandle kokuba iBhodi inolovo lokuba ityala elo lingendlela yokuba alibonakalisi ukuba loo mntu akanakukwazi ukusibamba eso sikhundla;
 - (b) nawuphi na umntu othe kwiminyaka eli-10 edlulileyo wagwetyelwa naliphi ityala ngokoMthetho, iLiquor Act, 2003 (uMthetho 59 ka-2003) okanye iLiquor Act 1989 (uMthetho 27 ka-1989), ngaphandle kokuba iBhodi inolovo lokuba ityala elo lingendlela yokuba alibonakalisi ukuba loo mntu akanakukwazi ukusibamba eso sikhundla;
 - (c) umntu ongakwaziyo ukuhlawula amatyala okanye nawuphi na umntu omisiwego ngumthetho;
 - (d) nawuphi na umntu ongaphantsi kweminyaka engama-25 ubudala;
 - (e) nawuphi na umntu onenxaxheba engqalileyo kwimiba yoshishino ngezotywala;
 - (f) nawuphi na umntu olilungu losapho, okanye ihlakan lezoshishino elinendima eliyidlayo kushishino ngotywala ngaphandle kokuba iBhodi inolovo lokuba loo ndima yelungu losapho, okanye ihlakan lezoshishino kushishino ayithethi ukuba loo mntu akanakukwazi ukusibamba eso sikhundla;
 - (g) nawuphi na umntu okhatyiweyo ngumthetho ngokwecandelo 35 loMthetho ukuba abe nelayisenisi yotywala; okanye
 - (h) nawuphi na umntu ongahlali eNtshona Koloni.
6. Ukwazi imithetho yotywala, noshishino ngotywala kuye neendlela zokunciphisa ukonzakala okunxulumene notywala kuye namava okusebenzisa iindlela zomphandi, kuza kuncedisa.
7. Lonke utyumbo malungeniswe lubhaliwe kwifomu enguFomu 2 ekwiSihlomelo 3 seMigaqo. Iki yeFomu 2 ingafumaneka kwiwebhu engu-<https://www.wcla.gov.za/application-forms>. Utyumbo malukhatshwe *yicurriculum vitae* yomtyunjwa nembaletwano enika inkxaso okanye izizathu zokuba loo mntu atyunjwe, ichaze izinto eziphunyeze nguloo mtyunjwa nezifundo azipasileyo nemisebenzi ebeyenza nezizathu ezinikwa ngumtyunjwa apho achazayo ukuba kutheni ecinga ukuba ufanele ukutunjwa njengegosa leNkundla.
8. Xa kutyunjwa kuya kuthathelwa ingqalelo imiba yezobuhlanga neyesini.
9. Abatyunjwa abakhethiweyo kuza kufuneka ukuba kuhlolwe iinkcukacha zabo.
10. Umtyunjwa ophumeleleyo uza kufuneka aggibe ikhontrakthi neBhodi edibanisa isivumelwano somsebenzi.
11. Umvuzo uza kuhlawulwa ngokomgaqo 20.2 weMigaqo kaNondyebo wamaSebe, amCandelo oShishino, amZiko oMgaqosiseko kuye namaCandelo oLuntu Akhutshwe ngokomthetho iPublic Finance Management Act, 1999, ngokomvuzo we-R264,00 ngeyure, mvuzo lowo uhlaziya rhoqo amaxesha ngamaxesha.
12. Kulindeleku ukuba umtyunjwa ophumeleleyo kufuneka abesemsebenzini iiyure ezingama-40 ngeveki, ezhilungiselelele iintsuku ezintlanu.
13. Lonke utyumbo maluthunyelwe ngomhla okanye phambi komhla woku-1 kuTshazimpuzi 2019 ngokuthi—
 - (a) luposelwe ku:-

GUNYAZIWE WEZOTYWALA ENTSHONA KOLONI
Inggale ku:- Nks S Langeveldt
Private Bag X6
Sanlamhof
Bellville 7532;
 - (b) ngokuimeyilela ku:-

stacey.langeveldt@wcla.gov.za
(Bhala phaya kwisihloko ngokucacileyo uthi: WCLA Liquor Licensing Tribunal Nomination: Amalungu); okanye
 - (c) ngokulusa ku:-

GUNYAZIWE WEZOTYWALA ENTSHONA KOLONI
Inggale ku:- Nks S Langeveldt
3rd Floor
Sunbel Building
Voortrekker Road
Bellville.
14. Zonke iinkcukacha ezinikeziweyo ziya kugcinwa ziymfihlo.
15. Imibuzo ingabuzwa kuNks S Langeveldt:

Ifowuni: 021 204 9730/32
I-imeyili: stacey.langeveldt@wcla.gov.za.
16. Iikopi zoMthetho neMigaqo zingafumaneka kwiwebhusayithi engu-: <https://www.wcla.gov.za/content/legislation-1>.