

ACT

To appropriate adjusted amounts of money for the requirements of the Province in respect of the financial year ending 31 March 2007.

BE IT ENACTED by the Provincial Legislature of the Free State Province, as follows:-

(English text assented to and signed by the Premier.)

5

Appropriation of adjusted amounts of money for requirements of the Province

1. Subject to the provisions of the Public Finance Management Act, 1999 (Act No. 1 of 1999), there are hereby appropriated out of the Provincial Revenue Fund for the requirements of the Province in respect of the financial year ending 31 March 2007, as a charge to the Provincial Revenue Account, the adjusted amounts of money as set out in the Columns under "Details of adjusted appropriation" in the Schedule. 10

15

Short title

2. This Act shall be called the Adjustment Appropriation Act, 2006.

WET

Tot bewilliging van aangesuiwerde bedrae geld vir die behoeftes van die Provinsie ten opsigte van die boekjaar wat op 31 Maart 2007 eindig.

DAAR WORD BEPAAL deur die Provinsiale Wetgewer van die Provinsie Vrystaat, soos volg:-

(Engelse teks deur die Premier bekragtig en geteken.)

5

Bewilliging van aangesuiwerde bedrae geld vir behoeftes van die Provinsie

10

1. Behoudens die bepalings van die Wet op Openbare Finansiële Bestuur, 1999 (Wet No. 1 van 1999), word daar hierby uit die Provinsiale Inkomstefonds vir die behoeftes van die Provinsie ten opsigte van die boekjaar wat op 31 Maart 2007 eindig, ten laste van die Provinsiale Inkomsterekening, die aangesuiwerde bedrae geld soos uiteengesit in die Kolomme onder "Besonderhede van aangesuiwerde begroting" in die

15

Bylae bewillig.

Kort titel

2. Hierdie Wet heet die Aansuiweringsbegrotingswet, 2006.

SCHEDULE

Details of Vote		Details of adjusted appropriation			
No.	Title	Total per Vote and Main Division	Current Payments	Transfers	Capital Payments
		R'000	R'000	R'000	R'000
1	Premier <i>Aim: To enable the Premier to fulfil her constitutional obligations and other related functions.</i>	3 000	3 251	- 73	- 178
	1 Administration	- 3 986	- 3 764	- 47	- 175
	2 Corporate Support	- 977	- 658	- 8	- 311
	3 Policy and Governance	7,963	7 673	- 18	308
2	Free State Legislature <i>Aim: To provide funding for the legislative and institutional support services required by the Legislature to fulfil its constitutional functions.</i>	1 000	118	882	0
	1 Administration	118	118		
	2 Facilities for Members and Political Parties.....	882		882	
	3 Parliamentary Services.....				
3	Tourism, Environmental and Economic Affairs <i>Aim: To promote sustainable economic activity and environmental conservation within the Province and ensure internal departmental business process excellence.</i>	0 0	- 17 140	8 541	8 599
	1 Administration	- 6 403	- 6 362	- 41	
	2 Tourism	7 338	- 1 170	- 91	8 599
	3 Environmental Affairs.....	- 3 325	- 3 292	- 33	
	4 Economic Affairs.....	- 6 388	- 6 316	- 72	
	5 Transversal Functions..... <i>Of which</i> <i>Transfers:</i> <i>- Free State Tourism Authority</i>	8 778		8 778	
				8 778	

BYLAE

Besonderhede van Begrotingspos		Besonderhede van aangesulwerde begroting			
No.	Titel	Totaal per Pos en Hoofindeling	Lopende Betalings	Oordragte	Kapitale Betalings
		R'000	R'000	R'000	R'000
1	Premier <i>Doel: Om die Premier in staat te stel om haar grondwettlike verpligtinge en ander verwante funksies na te kom.</i>	3 000	3 251	- 73	- 178
	1 Administrasie	- 3 986	- 3 764	- 47	- 175
	2 Korporatiewe Ondersteuning	- 977	- 658	- 8	- 311
	3 Beleid en Regering	7 963	7 673	- 18	308
2	Vrystaat Wetgewer <i>Doel: Om fondse vir wetgewende en institusionele ondersteuningsdienste te voorsien wat deur die Wetgewer vereis word om sy grondwettlike funksies uit te voer.</i>	1 000	118	882	0
	1 Administrasie	118	118		
	2 Geriewe vir Lede en Politieke Partye.....	882		882	
	3 Parlementere Dienste.....				
3	Toerisme, Omgewings- en Ekonomiese Sake <i>Doel: Om volhoubare ekonomiese bedrywighede en omgewingsbewaring binne die Provinsie te bevorder en te sorg vir voortreflike sakepraktyk binne die departement.</i>	0	- 17 140	8 541	8 599
	1 Administrasie	- 6 403	- 6 362	- 41	
	2 Toerisme.....	7 338	- 1 170	- 91	8 599
	3 Omgewingsake.....	- 3 325	- 3 292	- 33	
	4 Ekonomiese Sake.....	- 6 388	- 6 316	- 72	
	5 Dwarsleggende Funksies..... <i>Met inbegrip van</i> <i>Oordragbetalings:</i> <i>- Vrystaatse Toerisme Owerheid</i>	8 778		8 778	
				8 778	

Details of Vote		Details of adjusted appropriation			
No.	Title	Total per Vote and Main Division	Current Payments	Transfers	Capital Payments
		R'000	R'000	R'000	R'000
4	Free State Provincial Treasury <i>Aim: To promote prudent financial management of provincial resources.</i>	0	- 942	548	394
1	Strategic Management Services	1 400	424	668	308
2	Sustainable Resource Management	0	- 276	- 14	290
3	Asset and Liability Management	- 2 202	- 1 924	- 67	- 211
4	Financial Governance	802	834	- 39	7
5	Health <i>Aim: To provide comprehensive health services, which include the prevention of disease, promotion of health, curative and rehabilitation services.</i>	119 797	40 903	5 346	73 548
1	Administration	- 436	- 901	- 535	1 000
2	District Health Services	902	- 17 898	6 782	12 018
	<i>Of which</i>				
	Conditional grant		540		4 849
	- Forensic Pathology Services				
3	Emergency Medical Services	4 608	4 793	- 185	
4	Provincial Hospital Services	26 195	26 538	- 343	
5	Central Hospital Services	20 120	20 333	- 213	
6	Health Sciences and Training	0	3	- 77	74
7	Health Care Support Services	0	83	- 83	
8	Health Facilities Management	68 408	7 952		60 456
	<i>Of which</i>				
	Conditional grant				13 925
	- Hospital Revitalisation				43 413
	- Provincial Infrastructure Grant		7 952		
6	Education <i>Aim: To provide quality life-long education and training in the Free State Province.</i>	61 016	2 213	- 75 549	134 352
1	Administration	45 123	43 420	0	1 703
2	Public Ordinary School Education	38 602	24 639	884	13 079
3	Independent School Subsidies	0	0	0	0
4	Public Special School Education	3 468	3 403	0	65
5	Further Education and Training	2 366	- 27 634	30 000	
	<i>Of which</i>				
	Conditional grant				
	- Further Education and Training Recapitalization	0	- 30 000	30 000	
6	Adult Basic Education and Training	- 41 831	- 41 872	41	0
7	Early Childhood Development	- 6	- 6		
8	Auxiliary and Associated Services	13 294	263	- 106 474	119 505
	<i>Of which</i>				
	Conditional grants				
	- Primary School Nutrition Programme		851	6 571	466
	- HIV and Aids		441		
	- Own Infrastructure Grant			- 59 177	65 171
	- Provincial Infrastructure Grant			- 53 868	53 866

Besonderhede van Begrotingspos		Besonderhede van aangesuiwerde begroting			
No.	Titel	Totaal per Pos en Hoofindingeling	Lopende Betalings	Oordragte	Kapitale Betalings
		R'000	R'000	R'000	R'000
4	Vrystaat Provinsiale Tesourie <i>Doel: Om oordeelkundige finansiële bestuur van provinsiale hulpbronne te bevorder.</i>	0	- 942	548	394
	1 Strategiese Bestuursdienste	1 400	424	668	308
	2 Volhoubare bestuur van hulpbronne.....	0	- 276	- 14	290
	3 Bate- en Lastebestuur.....	- 2 202	- 1 924	- 67	- 211
	4 Finansiële Bestuur.....	802	834	- 39	7
5	Gesondheid <i>Doel: Om omvattende gesondheidsdienste te voorsien, wat die voorkoming van siektes, bevordering van gesondheid, genesende en rehabilitasiedienste behels.</i>	119 797	40 903	5 346	73 548
	1 Administrasie	- 436	- 901	- 535	1 000
	2 Distriksgesondheidsdienste	902	- 17 898	6 782	12 018
	<i>Met inbegrip van</i> Voorwaardelike Toekenning – Forensiese Patologiedienste		540		4 849
	3 Mediese Nooddienste	4 608	4 793	- 185	
	4 Provinsiale Hospitaaldienste	26 195	26 538	- 343	
	5 Sentrale Hospitaaldienste.....	20 120	20 333	- 213	
	6 Gesondheidswetenskappe en opleiding	0	3	- 77	74
	7 Gesondheidsorgondersteuningsdienste	0	83	- 83	
	8 Bestuur van Gesondheidsgeriewe	68 408	7 952		60 456
	<i>Met inbegrip van</i> Voorwaardelike Toekenning – Heropbou van Hospitale – Provinsiale Infrastruktuurtoekenning		7 952		13 925 43 413
6	Onderwys <i>Doel: Om gehalte lewenslange onderwys en opleiding in die Provinsie Vrystaat te voorsien.</i>	61 016	2 213	- 75 549	134 352
	1 Administrasie	45 123	43 420	0	1 703
	2 Openbare Gewone Skoolonderwys.....	38 602	24 639	884	13 079
	3 Subsidies vir Onafhanklike Skole.....	0	0	0	0
	4 Openbare Spesiale Skoolonderwys.....	3 468	3 403	0	65
	5 Verdere Onderwys en Opleiding.....	2 366	- 27 634	30 000	
	<i>Met inbegrip van</i> Voorwaardelike Toekenning – Herkapitalisering van verdere onderwys en Opleiding Institutions		- 30 000	30 000	
	6 Basiese Onderwys en Opleiding vir Volwassenes.....	- 41 831	- 41 872	41	0
	7 Voorskoolse Kinderontwikkeling.....	- 6	- 6		
	8 Hulp- en Verwante-dienste.....	13 294	263	- 106 474	119 505
	<i>Met inbegrip van</i> Voorwaardelike Toekenning – Primêre Skoolvoedingsprogram – MIV en Vigs – Eie Infrastruktuurtoekenning – Provinsiale Infrastruktuurtoekenning		851 441	6 571 - 59 177 - 53 868	466 65 171 53 866

Details of Vote		Details of adjusted appropriation			
No.	Title	Total per Vote and Main Division	Current Payments	Transfers	Capital Payments
		R'000	R'000	R'000	R'000
7	Social Development <i>Aim: To render developmental social services to the citizens of the Free State Province.</i>	27 884	0	27 884	0
1	Administration	1 601	1 277	0	324
2	Social Welfare Services.....	- 1 373	- 1 106	0	- 267
3	Development and Research..... <i>Of which</i> Conditional grants – Integrated Social Development Services grant	27 656	- 171	27 884 27 884	- 57
8	Local Government and Housing <i>Aim: To provide integrated local government and housing infrastructure</i>	27 808	17 363	12 853	- 2 408
1	Administration	- 4 300	- 6 208	3 442	- 1 534
2	Housing	22 056	12 740	10 786	- 1 470
	<i>Of which</i> Conditional grants – Integrated Housing and Human Settlement Development		12 056	7 453	
3	Local Government	10 052	10 831	- 1 375	596
9	Public Works, Roads and Transport <i>Aim: To provide safe, affordable, reliable, accessible and sustainable transportation and infrastructure systems and promotion of sound management of assets.</i>	0	- 35 313	- 705	36 018
1	Administration	0	- 365	- 70	435
2	Public Works	1 066	- 5 270	- 243	6 579
3	Roads Infrastructure.....	0	- 28 646	- 217	28 863
4	Public Transport.....	- 666	- 652	- 14	0
5	Traffic Management.....	- 400	- 245	- 199	44
6	Expanded Public Works Programme.....	0	- 135	38	97

Besonderhede van Begrotingspos		Besonderhede van aangesuiwerde begroting			
No.	Titel	Totaal per Pos en Hoofindeling	Lopende Betalings	Oordragte	Kapitale Betalings
		R'000	R'000	R'000	R'000
7	Maatskaplike Ontwikkeling <i>Doel: Om Maatskaplike Ontwikkelingsdienste aan die burgers van die Provinsie Vrystaat te lewer.</i>	27 884	0	27 884	0
1	Administrasie	1 601	1 277	0	324
2	Maatskaplike Welsynsdienste	- 1 373	- 1 106	0	- 267
3	Ontwikkeling en Navorsing..... <i>Met inbegrip van</i> Voorwaardelike Toekenning – Geïntegreerde Maatskaplike Ontwikkelingsdiens Toekenning	27 656	- 171	27 884	- 57
				27 884	
8	Plaaslike Regering en Behuising <i>Doel: Om geïntegreerde plaaslike regering en behuisingsinfrastruktuur te voorsien.</i>	27 808	17 363	12 853	- 2 408
1	Administrasie	- 4 300	- 6 208	3 442	- 1 534
2	Behuising	22 056	12 740	10 786	- 1 470
	<i>Met inbegrip van</i> Voorwaardelike Toekennings – Geïntegreerde Behuising- en Mensevestigingsontwikkeling		12 056	7 453	
3	Plaaslike Regeringsadministrasie	10 052	10 831	- 1 375	596
9	Openbare Werke, Paaie en Vervoer <i>Doel: Om veilige, bekostigbare, betroubare, toeganklike en volhoubare vervoer- en infrastruktuurstelsels te voorsien en om gesonde batebestuur te bevorder.</i>	0	- 35 313	- 705	36 018
1	Administrasie	0	- 365	- 70	435
2	Openbare Werke	1 066	- 5 270	- 243	6 579
3	Padinfrastruktuur.....	0	- 28 646	- 217	28 863
4	Openbare Vervoer.....	- 666	- 652	- 14	0
5	Verkeerbestuur.....	- 400	- 245	- 199	44
6	Uitgebreide Openbare Werke Program.....	0	- 135	38	97

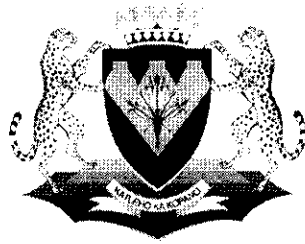
Details of Vote		Details of adjusted appropriation			
No.	Title	Total per Vote and Main Division	Current Payments	Transfers	Capital Payments
		R'000	R'000	R'000	R'000
10	Public Safety, Security and Liaison <i>Aim: To monitor, oversee and assess the delivery of police services in the Province, promote crime prevention and encourage good relations between the police and communities.</i>	0	0	0	0
	1 Corporate Services	0			
	2 Civilian Oversight	- 390	- 390		
	3 Crime Prevention and Community Liaison	690	690		
	4 Communication, Public Education and Liaison	- 300	- 300		
11	Agriculture <i>Aim: To create a united and vibrant agricultural sector in the Province.</i>	8 586	- 3 256	11 410	432
	1 Administration	396	- 3 148	3 367	177
	2 Sustainable Resource Management..... <i>Of which</i> Conditional grants - LandCare - Disaster Management grant	8 256	647 750 0	6 649 0 6 672	960 44 0
	3 Farmer Support and Development	6	- 522	1 493	- 965
	<i>Of which</i> Conditional grant - Comprehensive Agricultural Support programme		0	1 580	- 1 580
	4 Veterinary Services	- 30	- 151	- 46	167
	5 Technology, Research and Development Services	- 2	- 28	- 32	58
	6 Agricultural Economics.....	- 4	0	- 4	0
	7 Structured Agricultural Training.....	- 36	- 54	- 17	35
12	Sport, Arts and Culture <i>Aim: To provide excellent services, in respect of which a transformed society will have ready and equitable access to information resources, participation in and development of sport, arts and culture.</i>	7 382	5 821	2 986	- 1 425
	1 Administration	1 704	1,689	-31	46
	2 Cultural Affairs.....	1 887	2,787	-30	-870
	3 Library and Information Technology Services.....	- 846	-949	-42	145
	4 Sport and Recreation	4 637	2,294	3,089	-746
TOTAL		256 473	13 018	- 5 877	249 332

Besonderhede van Begrotingspos		Besonderhede van aangesuiwerde begroting			
No	Titel	Totaal per Pos en Hoofindeling	Lopende Betalings	Oordragte	Kapitale Betalings
		R'000	R'000	R'000	R'000
10	Openbare Veiligheid, Sekuriteit en Skakeling <i>Doel: Om die lewering van polisie-dienste in die Provinsie te monitor, toesig daaroor te hou en te fakseer, om misdaadvoorkoming te bevorder en goeie verhoudinge tussen die polisie en die gemeenskap aan te moedig.</i>	0	0	0	0
	1 Korporatiewe Dienste				
	2 Burgerlike Toesig	- 390	- 390		
	3 Misdaadvoorkoming en Gemeenskapskakeling	690	690		
	4 Kommunikasie, Openbare Onderwys en Skakeling	- 300	- 300		
11	Landbou <i>Doel: Om 'n verenigde en lewenskragtige landbousektor in die Provinsie te skep.</i>	8 586	- 3 256	11 410	432
	1 Administrasie	396	- 3 148	3 367	177
	2 Volhoubare Hulpbronnebestuur	8 256	647	6 649	960
	<i>Met inbegrip van</i>				
	Voorwaardelike Toekenning				
	– LandCare		750	0	44
	– Ramphulptoekenning		0	6 672	0
	3 Boerdery-ondersteuning en -ontwikkeling	6	- 522	1 493	- 965
	<i>Met inbegrip van</i>				
	Voorwaardelike Toekenning				
	– Omvattende Landbou-ondersteuningsprogram		0	1 580	- 1 580
	4 Veeartsenydienste	- 30	- 151	- 46	167
	5 Tegnologie, Navorsing en Ontwikkelingsdienste	- 2	- 28	- 32	58
	6 Landbou-ekonomie	- 4	0	- 4	0
	7 Gestruktureerde Landbou-opleiding	- 36	- 54	- 17	35
12	Sport, Kuns en Kultuur <i>Doel: Om voortreflike dienste te lewer, ten opsigte waarvan 'n getransformeerde samelewing geredelike en billike toegang sal hê tot inligtingshulpbronne, deelname aan en ontwikkeling van sport, kuns en kultuur.</i>	7 382	5 821	2 986	- 1 425
	1 Administrasie	1 704	1 689	- 31	46
	2 Kultuur Sake	1 887	2 787	- 30	- 870
	3 Biblioteek- en Inligtingstegnologiesdienste	- 846	- 949	- 42	145
	4 Sport en Ontspanning	4 637	2 294	3 089	- 746
	TOTAL	256 473	13 018	- 5 877	249 332

REGULATIONS:
PWRT

Provincial Gazette

Free State Province



Provinsiale Koerant

Provinsie Vrystaat

Published by Authority

Uitgegee op Gesag

No.	102	FRIDAY, 15 December 2006	No.	102	VRYDAG, 15 Desember 2006
No.	Index	Page	No.	Inhoud	Bladsy
PROVINCIAL NOTICES			PROVINSIALE KENNISGEWINGS		
278	Amendment of personalised licence number system and conditions determined under Regulation 28 of the Road Traffic Regulations	2	278	Wysiging van persoonlike nommer-Stelsel en voorwaardes bepaal kragtens Regulasie 28 van die Padverkeers-regulasies	3
279	Amendment of notice regarding licence number plate for the Free State Province	6	279	Wysiging van kennisgewing betreffende lisensie nommerplaat vir die Vrystaat Provinsie	7

PROVINCIAL NOTICE

[No. 278 of 2006]

GENERAL EXPLANATORY NOTE:

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

____ Words underlined with a solid line indicate insertions in existing paragraphs.

AMENDMENT OF PERSONALISED LICENCE NUMBER SYSTEM AND CONDITIONS DETERMINED UNDER REGULATION 28 OF THE ROAD TRAFFIC REGULATIONS

Under Regulation 28, Regulation 28A and Regulation 29(2) of the Road Traffic Regulations, issued in terms of the National Road Traffic Act, 1996 (Act No. 93 of 1996), I, SJ Mohai, Member of the Executive Council responsible for road traffic in the Province, hereby amend the conditions subject to which a personalised licence number is issued to a person as set out in Provincial Notice 52 of 2002, as set out in the Schedule.

SCHEDULE

Amendment of paragraph 2 of Provincial Notice 52 of 2002

1. Paragraph 2 of Provincial Notice 52 of 2002 is amended by -

1.1 the substitution for subparagraph (1) of the following subparagraph:

“(1) A personalised licence number issued to any motor vehicle licenced in the Free State Province, must consist of -

- (a) at least one, but not more than [~~six~~] seven letters, followed by the letters FS; or
- (b) a combination of a maximum of [~~six~~] seven letters and figures, followed by the letters FS:

Provided that seven characters followed by the letters FS must only be displayed on number plates of 520mm x 113mm and 305mm x 165mm in diameter.”;

PROVINSIALE KENNISGEWING

[No. 278 van 2006]

ALGEMENE VERDUIDELIKENDE NOTA:

[] Woorde in vetdruk in vierkantige hakies dui skrappings uit die bestaande paragrawe aan.

_____ Woorde onderstreep met 'n soliede lyn dui invoegings by die bestaande paragrawe aan.

WYSIGING VAN PERSOONLIKE NOMMERSTELSEL EN VOORWAARDES BEPAAK KRAFTENS REGULASIE 28 VAN DIE PADVERKEERSREGULASIES

Kragtens Regulasie 28, Regulasie 28A en Regulasie 29(2) van die Padverkeersregulasies, uitgevaardig ingevolge die Nasionale Padverkeerswet, 1996 (Wet No. 93 van 1996), wysig ek, S.J. Mohai, Lid van die Uitvoerende Raad verantwoordelik vir padverkeer in die Provinsie, hierby die voorwaardes waaronder 'n persoonlike lisensienommer uitgereik word aan 'n persoon soos uiteengesit in Provinsiale Kennisgewing 52 van 2002, soos uiteengesit in die Bylae.

BYLAE

Wysiging van paragraaf 2 van Provinsiale Kennisgewing 52 van 2002

1. Paragraaf 2 van Provinsiale Kennisgewing 52 van 2002 word gewysig deur -

1.1 subparagraaf (1) met die volgende subparagraaf te vervang:

“(1) 'n Persoonlike lisensienommer toegeken aan enige motorvoertuig wat in die Vrystaat Provinsie gelisensieer is, moet bestaan uit -

- (a) minstens een, maar 'n maksimum van [ses] sewe letters, gevolg deur die letters FS; of
- (b) 'n kombinasie van 'n maksimum van [ses] sewe letters en syfers, gevolg deur die letters FS:

Met dien verstande dat sewe karakters gevolg deur die letters FS moet slegs op nommerplate van 520mm x 113mm en 305mm x 165mm in afmeting vertoon word.”;

1.2 the substitution for subparagraph (2) of the following subparagraph:

“(2) The first [~~six~~] seven characters of a personalised licence number must not consist of a combination of characters that occur in the general licence number system, the motor dealer number system, the temporary or special permit number system of the Free State Province or be offensive of nature to any person or group of persons in the community.”.

Amendment of paragraph 19 of Provincial Notice 52 of 2002

2. Paragraph 19 of Provincial Notice 52 of 2002 is amended by the substitution of paragraph 19 of the following paragraph:

“19. Personalised numbers [~~may~~] must only be displayed on metal or plastic plates complying with the Regulations and provincial notices [SABS 1116: Part 2 (metal)] by motor vehicles licenced in the Province.”

Amendment of paragraph 1 of Schedule 2 of Provincial Notice 52 of 2002

3. Paragraph 1 of Schedule 2 of Provincial Notice 52 of 2002 is amended by the substitution for paragraph 1 of the following paragraph:

“The letter type used for the number shall be FE modified 75mm as prescribed in the standard specifications of the South African Bureau of Standards, SABS 1116:Retro-reflective Registration Plates for Motor Vehicles [**Part 2**]: Provided that the letter type used on the number plate of 305mm x 165mm in diameter, where seven characters followed by the letters FS are displayed, must be FE modified 60mm as prescribed in the standard specifications of the South African Bureau of Standards, SABS 1116:Retro-reflective Registration Plates for Motor Vehicles.”.

Commencement date

4. This Notice takes effect on 1 April 2007.

1.2 subparagraaf (2) met die volgende subparagraaf te vervang:

“(2) Die eerste [ses] sewe karakters van die persoonlike lisensienommer mag nie uit ‘n kombinasie van karakters bestaan wat voorkom in die algemene lisensienommerstelsel, motorhandelaar-nommerstelsel, die tydelike of spesiale permitnommerstelsel van die Vrystaat Provinsie, of wat aanstoot gee aan enige persoon of groep persone in die gemeenskap nie.”

Wysiging van paragraaf 19 van Provinsiale Kennisgewing 52 van 2002

2. Paragraaf 19 van Provinsiale Kennisgewing 52 van 2002 word gewysig deur paragraaf 19 met die volgende paragraaf te vervang:

“19. Persoonlike nommers [mag] moet slegs op metaalplate of plastiese plate wat voldoen aan die Regulasies en provinsiale kennisgewings [SABS 1116:Deel 2 (metal)] deur motorvoertuie wat in die Vrystaat gelisensieer is, vertoon word.”

Wysiging van paragraaf 1 van Bylae 2 van Provinsiale Kennisgewing 52 van 2002

3. Paragraaf 1 van Bylae 2 van Provinsiale Kennisgewing 52 van 2002 word gewysig deur paragraaf 1 met die volgende paragraaf te vervang:

“Die lettertipe wat gebruik word is “FE modified” 75 mm soos voorgeskryf in die standaard spesifikasies van die Suid-Afrikaanse Buro vir Standaarde, SABS 1116: Trukaatsregistrasieplaat vir Motorvoertuie : Met dien verstande dat die lettertipe wat gebruik word op die nommerplaat van 305mm x 165mm in afmeting, waar sewe karakters gevolg deur die letters FS vertoon word, “FE modified” 60mm moet wees, soos voorgeskryf in die standaard spesifikasies van die Suid-Afrikaanse Buro vir Standaarde, SABS 1116: Trukaatsregistrasieplaat vir Motorvoertuie.”

Inwerkingstredingdatum

4. Hierdie Kennisgewing tree in werking op 1 April 2007.

PROVINCIAL NOTICE

[No. 279 of 2006]

AMENDMENT OF NOTICE REGARDING LICENCE NUMBER PLATE FOR THE FREE STATE PROVINCE

Under regulation 27 of the Road Traffic Regulations, 2000, issued in terms of the National Road Traffic Act, 1996 (Act No. 93 of 1996) I, SJ Mohai, Member of the Executive Council responsible for road traffic in the Province hereby determine the following as setout in the Schedule.

SCHEDULE

GENERAL EXPLANATORY NOTE:

- [] Words in bold type in square brackets indicate omissions from existing paragraphs.
_____ Words underlined with a solid line indicate insertions in existing paragraphs.
-

Amendment of paragraph 12 of Provincial Notice 51 of 2002 as amended by Provincial Notice 128 of 2006

1. (1) Paragraph 12 of Provincial Notice 51 of 2002, as amended by paragraph 4 of Provincial Notice 128 of 2006, is amended by the substitution of paragraph 12 of the following paragraph:
 - “12. A licence number must be displayed on metal plates complying with SABS 1116: Part 2 (metal) by motor vehicles licensed in the Province: Provided that the motor vehicles which already have plastic plates, may display them until 31 **December 2006** March 2007.”.
- (2) This paragraph takes effect on date of publication of this Notice.

Amendment of paragraph 12 of Provincial Notice 51 of 2002 as amended by Provincial Notice 128 of 2006 and paragraph 1 of this Notice

2. (1) Paragraph 12 of Provincial Notice 51 of 2002, as amended by paragraph 4 of Provincial Notice 128 of 2006 and paragraph 1 of this Notice, is amended by the substitution for paragraph 12 of the following paragraph:
 - “12. A licence number must be displayed on metal or plastic plates complying with **[SABS 1116: Part 2 (metal)]** the Regulations and provincial notices, by motor vehicles licenced in the Province **[:Provided that the motor vehicles which already have plastic plates, may display them until 31 March 2007].**”.
- (2) This paragraph takes effect on 1 April 2007.

PROVINSIALE KENNISGEWING

[No. 279 van 2006]

**WYSIGING VAN KENNISGEWING BETREFFENDE LISENSIE
NOMMERPLAAT VIR DIE VRYSTAAT PROVINSIE**

Kragtens regulasie 27 van die Padverkeersregulasies, 2000, uitgevaardig kragtens die Nasionale Padverkeerswet, 1996 (Wet No. 93 van 1996), bepaal ek, SJ Mohai, Lid van die Uitvoerende Raad verantwoordelik vir padverkeer in die Provinsie, hierby die volgende, soos uiteengesit in die Bylae.

BYLAE**ALGEMENE VERDUIDELIKENDE NOTA:**

- [] Woorde in vetdruk in vierkantige hakies dui skraping uit die bestaande paragrawe aan.
_____ Woorde onderstreep met 'n soliede lyn dui invoegings by die bestaande paragrawe aan.

Wysiging van paragraaf 12 van Provinsiale Kennisgewing 51 van 2002 soos gewysig deur Provinsiale Kennisgewing 128 van 2006

1. (1) Paragraaf 12 van Provinsiale Kennisgewing 51 van 2002, soos gewysig deur paragraaf 4 van Provinsiale Kennisgewing 128 van 2006, word gewysig deur paragraaf 12 met die volgende paragraaf te vervang:
 - “12. Lisensienommer moet op metaalplate wat voldoen aan SABS 1116: Deel 2 (metaal) deur motovoertuie wat in die Vrystaat gelisensieer is, vertoon word: Met dien verstande dat motorvoertuie wat reeds oor plastieknummerplate beskik dit kan vertoon tot 31 [Desember 2006] Maart 2007.”.
- (2) Hierdie paragraaf tree in werking op die datum van publikasie van hierdie Kennisgewing.

Wysiging van paragraaf 12 van Provinsiale Kennisgewing 51 van 2002 soos gewysig deur Provinsiale Kennisgewing 128 van 2006 en paragraaf 1 van hierdie Kennisgewing

2. (1) Paragraaf 12 van Provinsiale Kennisgewing 51 van 2002, soos gewysig deur paragraaf 4 van Provinsiale Kennisgewing 128 van 2006 en paragraaf 1 van hierdie Kennisgewing, word gewysig deur paragraaf 12 met die volgende paragraaf te vervang:
 - “12. Lisensienommer moet op metaalplate of plastiese plate, wat voldoen aan [SABS 1116: Deel 2 (metaal)] die Regulasies en provinsiale kennisgewings, deur motorvoertuie wat in die Vrystaat gelisensieer is, vertoon word [: Met dien verstande dat motorvoertuie wat reeds oor plastieknummerplate beskik dit kan vertoon tot 31 Maart 2007].”.
- (2) Hierdie paragraaf tree in werking op 1 April 2007.

Amendment of paragraph 1 of Schedule 3 of Provincial Notice 51 of 2002

3. (1) Paragraph 1 of Schedule 3 of Provincial Notice 51 of 2002 is amended by the substitution for paragraph 1 in the Afrikaans text of the following paragraph:

“Die lettertipe wat gebruik word is “FE modified” 75 mm soos voorgeskryf in die standaard spesifikasies van die Suid-Afrikaanse Buro vir Standaarde, SABS 1116: Truakaatsregistrasieplaat vir Motorvoertuie.”.

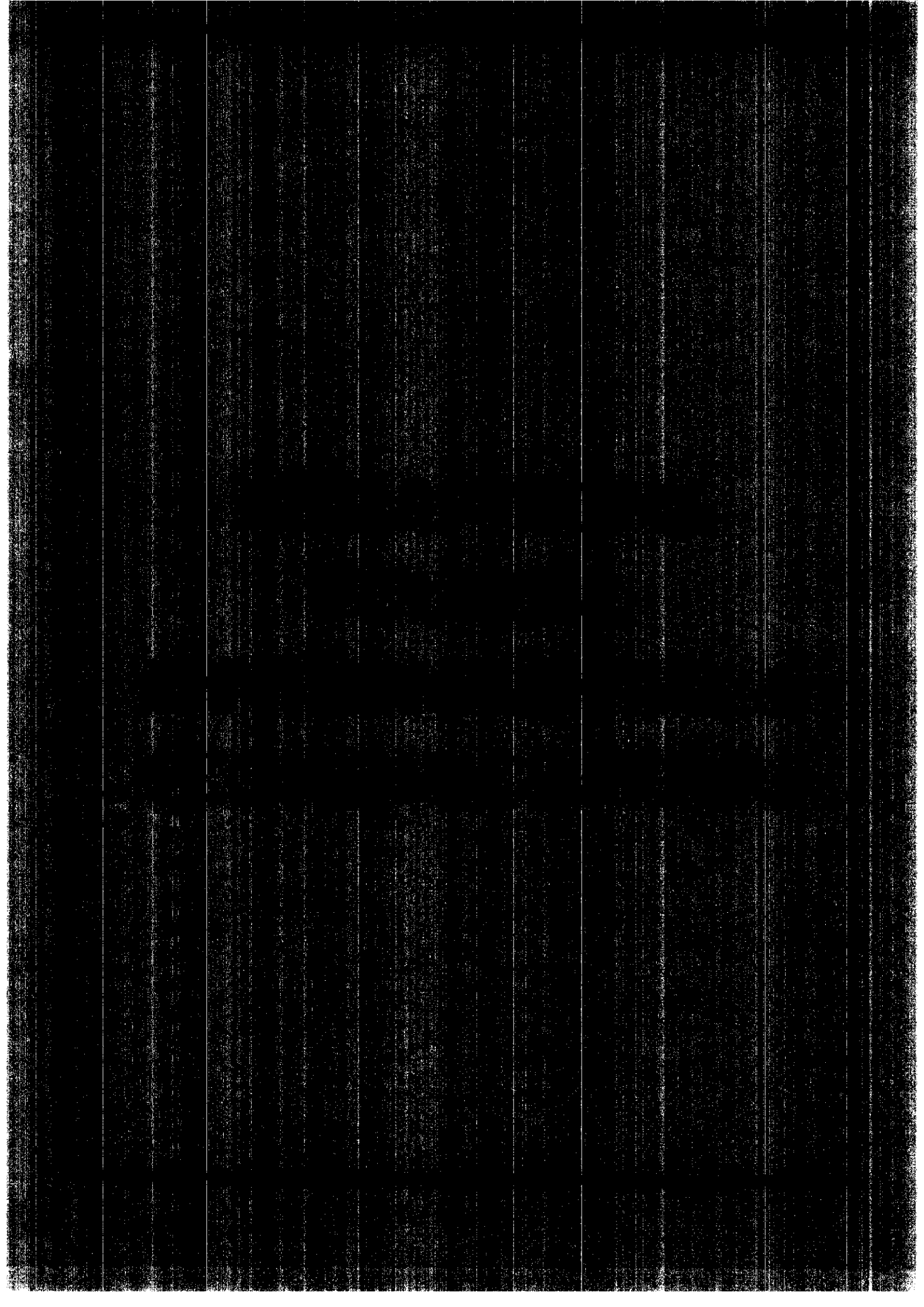
- (2) This paragraph takes effect on date of publication of this Notice.

Wysiging van paragraaf 1 van Bylae 3 van Provinsiale Kennisgewing 51 van 2002

3. (1) Paragraaf 1 van Bylae 3 van Provinsiale Kennisgewing 51 van 2002 word gewysig deur paragraaf 1 met die volgende paragraaf in die Afrikaanse teks te vervang:

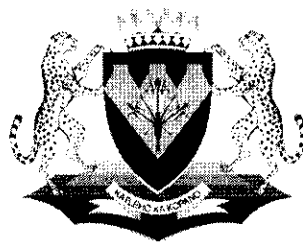
“Die lettertipe wat gebruik word is “FE modified” 75 mm soos voorgeskryf in die standaard spesifikasies van die Suid-Afrikaanse Buro vir Standaarde, SABS 1116: Trukaatsregistrasieplaat vir Motorvoertuie.”.

- (2) Hierdie paragraaf tree in werking op die datum van publikasie van hierdie Kennisgewing.



Provincial Gazette

Free State Province



Provinsiale Koerant

Provinsie Vrystaat

Published by Authority

Uitgegee op Gesag

No.	Index	Page	No.	Inhoud	Bladsy
No. 90	FRIDAY, 1 December 2006		No. 90	VRYDAG, 1 Desember 2006	
	PROVINCIAL NOTICE			PROVINSIALE KENNISGEWING	
261	Free State Gambling and Racing Amendment Regulations, 2006	2	261	Vrystaatse Dobbel- en Wedren-wysigingsregulasies, 2006	3

PROVINCIAL NOTICE

[No. 261 of 2006]

FREE STATE GAMBLING AND RACING ACT, 1996

AMENDMENT OF REGULATIONS

By virtue of the powers vested in me by section 92 of the Free State Gambling and Racing Act, 1996 (Act No. 6 of 1996), and after consultation with the board, I, NH Masithela, Member of the Executive Council responsible for Tourism, Environmental and Economic Affairs, hereby amend the Regulations as set out in the Schedule hereunder.

Schedule

GENERAL EXPLANATORY NOTE:

- [] Words in bold type in square brackets indicate omissions from existing regulations.
 _____ Words underlined with a solid line indicate insertions in existing regulations.
-

Definitions

1. "Act" means the Free State Gambling and Racing Act, 1996 (Act No. 6 of 1996).

Amendment of Regulation 29 of the Regulations

2. Regulation 29 of the Free State Gambling and Racing Regulations, 1998 (hereafter referred to as the "Regulations"), is amended by the substitution for Regulation 29 of the following Regulation:

"29. Application fees

The following non-refundable fees shall accompany applications:

Type of application	Fee R
(a) Application for a casino licence	[228 000,00] <u>220 000.00</u>
(b) Application for transfer or removal of a licence	[228 000,00] <u>220 000.00</u>

PROVINSIALE KENNISGEWING

[No. 261 van 2006]

VRYSTAATSE WET OP DOBBEL EN WEDRENNE, 1996

WYSIGING VAN REGULASIES

Kragtens die bevoegdheid my verleen deur artikel 92 van die Vrystaatse Wet op Dobbel en Wedrenne, 1996 (Wet No. 6 van 1996), en na konsultasie met die raad, wysig ek, NH Masithela, Lid van die Uitvoerende Raad verantwoordelik vir Toerisme, Omgewing- en Ekonomiese Sake, die Regulasies soos hieronder in die Bylae uiteengesit.

Bylae

ALGEMENE VERDUIDELIKENDE NOTA:

- [] Woorde in vetdruk in vierkantige hakies dui skapping uit die bestaande regulasies aan.
- _____ Woorde onderstreep met 'n soliede lyn dui invoegings by die bestaande regulasies aan.

Woordomskrywings

- 1. **“Wet”** beteken die Vrystaatse Wet op Dobbel en Wedrenne, 1996 (Wet No. 6 van 1996).

Wysiging van Regulasie 29 van die Regulasies

- 2. Regulasie 29 van die Vrystaatse Dobbel en Wedrenregulasies, 1998 (hierna verwys as die “Regulasies”), word gewysig deur Regulasie 29 met die volgende Regulasie te vervang:

“29. Aansoekfooie

Aansoeke moet vergesel word van die volgende nie-terugbetaalbare fooie:

Soort aansoek	Fooi R
(a) Aansoek om 'n casinolisensie	[228 000,00] <u>220 000.00</u>
(b) Aansoek om oordrag of verwydering van 'n lisensie	[228 000,00] <u>220 000.00</u>

(c)	Certificate of suitability	[5 700,00]	<u>5 500.00</u>
(d)	Consent for procurement of financial interest in the business of the licensee	[5 700,00]	<u>5 500.00</u>
(e)	Amendment of licence	[5 700 00]	<u>5 500.00</u>
(f)	Certificate of approval: key employee	[1 140 00]	<u>1 100.00</u>
(g)	Certificate of approval: casino employee	[285,00]	<u>275.00</u>
(h)	Junket representative registration	[285,00]	<u>275.00</u> ".

Amendment of Regulation 30 of the Regulations

3. Regulation 30 of the Regulations is amended by –

(a) the substitution for subregulation (1) of the following subregulation:

“(1) Every holder of casino licence shall pay a licence fee of [R57 000,00] R55 000.00 plus –

- (a) [R570] R550 per registered gaming machine;
- (b) [R1 140] R1 100 per licensed casino table; and
- (c) [R57] R55 per licensed bingo seat.”;

(b) the substitution for subregulation (3) of the following subregulation:

“(3) If the licence fee payable in terms of subregulation (1) is not paid in accordance with subregulation (2), the licensee shall pay a penalty on the amount of any licence fee outstanding at a rate of 10% (ten per cent) of the licence fee for each week or part of a week during which the licence fee remains unpaid[; **Provided that such penalty shall not exceed twice the amount of the licence fee in respect of which such penalty is payable: Provided further that where the chief executive officer is satisfied that the failure on the part of any licensee to make payment of the fee within the prescribed period was not due to, or intended to, avoid or postpone liability for payment of the amount due, the chief executive officer may remit in whole or in part any penalty payable in terms of this regulation].”.**

(c)	Sertifikaat van geskiktheid	[5 700,00]	<u>5 500.00</u>
(d)	Toestemming tot verkryging van 'n finansiële belang in die lisensiehouer se besigheid	[5 700,00]	<u>5 500.00</u>
(e)	Wysiging van 'n lisensie	[5 700 00]	<u>5 500.00</u>
(f)	Sertifikaat van goedkeuring: sleutelwerknemer	[1 140 00]	<u>1 100.00</u>
(g)	Sertifikaat van goedkeuring: casinowerknemer	[285,00]	<u>275.00</u>
(h)	Registrasie van 'n vryskut-casinoagent	[285,00]	<u>275.00</u> ".

Wysiging van Regulasie 30 van die Regulasies

3. Regulasie 30 van die Regulasies word gewysig deur –

(a) subregulasie (1) met die volgende subregulasie te vervang:

“(1) Elke persoon in besit van 'n casinolisensie moet lisensiegeld van [R57 000,00] R55 000.00 plus die volgende betaal –

(a) [R570] R550 per geregistreeerde dobbelmasjien;

(b) [R1 140] R1 100 per gelisensieerde casinotafel; en

(c) [R57] R55 per gelisensieerde bingotafel.”;

(b) subregulasie (3) met die volgende subregulasie te vervang:

“(3) Indien die lisensiegeld ingevolge subregulasie (1) betaalbaar, nie ooreenkomstig subregulasie (2) betaal word nie, betaal die lisensiehouer 'n boete op die bedrag van enige uitstaande lisensiegelde teen 'n koers van 10% (tien persent) van die lisensiegeld vir elke week of gedeelte van 'n week waartydens die lisensiegeld onbetaald is: **Met dien verstande dat sodanige boete nie dubbel die bedrag van die lisensiegeld ten opsigte waarvan die boete betaalbaar is, oorskry nie: Met dien verstande verder dat waar die hoof-uitvoerende beampte tevrede is dat die versuim aan die kant van 'n lisensiehouer om lisensiegelde binne die voorgeskrewe tydperk te betaal, nie toe te skryf is aan of 'n poging is om verantwoordelikheid te ontwyk of aanspreeklikheid uit te stel vir die bedrag betaalbaar nie, die hoof-uitvoerende beampte 'n boete betaalbaar ingevolge hierdie regulasie in geheel of gedeeltelik mag kwytsteld**].”.

Amendment of Regulation 31 of the Regulations

4. Regulation 31 of the Regulations is amended by the substitution for subregulation (1) of the following subregulation:

“(1) The gambling levy payable in terms of section 57 of the Act, shall be paid at a rate of **[5,7% (five comma seven per cent)]** ~~7% (seven per cent)~~ of the licensee’s gross gaming revenue, excluding VAT or any other levies payable in terms of any other Act.”.

Amendment of Regulation 68 of the Regulations

5. Regulation 68 of the Regulations is amended by the substitution for Regulation 68 of the following Regulation:

“68. Application fees

The following non-refundable application fees shall accompany applications:

Type of application	Fee R	
(a) Application for bingo licence/transfer of licence - R100 per seat with a maximum fee of	[57 000,00]	<u>55 000.00</u>
(b) Amendment of licence	[2 850,00]	<u>2 750.00</u>
(c) Consent for procurement of financial interest in the business of the licensee	[5 700,00]	<u>5 500.00</u>
(d) Certificate of approval: Key employee	[1 140,00]	<u>1 100.00</u>
(e) Certificate of approval: bingo employee	[285,00]	<u>275.00</u>
(f) Certificate of suitability	[2 850,00]	<u>2 750.00</u> ”.

Amendment of Regulation 69 of the Regulations

6. Regulation 69 of the Regulations is amended by –

- (a) the substitution for subregulation (1) of the following subregulation:

“(1) Every holder of a bingo licence shall pay a licence fee of **[R57]** ~~R55~~ per licensed seat for every year or part of a year ending on 31 March.”;

Wysiging van Regulasie 31 van die Regulasies

4. Regulasie 31 van die Regulasies word gewysig deur subregulasie (1) met die volgende subregulasie te vervang:

“(1) Die dobbelheffing betaalbaar ingevolge artikel 57 van die Wet, is betaalbaar teen ‘n koers van **[5.7% (vyf komma sewe persent)]** ~~7% (sewe persent)~~ van die lisensiehouer se bruto dobbelaryinkomste, met uitsluiting van BTW of ander heffings betaalbaar ingevolge enige ander Wet.”.

Wysiging van Regulasie 68 van die Regulasies

5. Regulasie 68 van die Regulasies word gewysig deur Regulasie 68 met die volgende Regulasie te vervang:

“68. Aansoekgelde

Aansoeke moet vergesel word van die volgende nie-terugbetaalbare aansoekgelde:

Soort aansoek	Gelde R	
(a) Aansoek om ‘n bingolisensie/oordrag van lisensie - R100 per sitplek met ‘n maksimum fooi van	[57 000,00]	<u>55 000.00</u>
(b) Wysiging van lisensie	[2 850,00]	<u>2 750.00</u>
[(a)] (c) Toestemming vir verkryging van ‘n finansiële belang in die lisensiehouer se besigheid	[5 700,00]	<u>5 500.00</u>
(d) Sertifikaat van goedkeuring: sleutelwerknemer	[1 140,00]	<u>1 100.00</u>
(e) Sertifikaat van goedkeuring: bingowerknemer	[285,00]	<u>275.00</u>
(f) [Gesiktheidsertifikaat] <u>Sertifikaat van gesiktheid</u>	[2 850,00]	<u>2 750.00</u> ”.

Wysiging van Regulasie 69 van die Regulasies

6. Regulasie 69 van die Regulasies word gewysig deur –

- (a) subregulasie (1) met die volgende subregulasie te vervang:

“(1) Elke bingolisensiehouer moet ‘n lisensiegeld betaal van **[R57]** R55 per gelisensieerde sitplek vir elke jaar of gedeelte van ‘n jaar wat op 31 Maart eindig.”;

(b) the substitution for subregulation (3) of the following subregulation:

“(3) If the licence fee payable in terms of subregulation (1) is not paid in accordance with subregulation (2), the licensee shall pay a penalty on the amount of any licence fee outstanding at a rate of 10% (ten per cent) of the licence fee for each week or part of a week during which the licence fee remains unpaid[; **Provided that such penalty shall not exceed twice the amount of the licence fee in respect of which such penalty is payable: Provided further that where the chief executive officer is satisfied that the failure on the part of any licensee to make payment of the fee within the prescribed period was not due to, or intended to, avoid or postpone liability for payment of the amount due, the chief executive officer may remit in whole or in part any penalty payable in terms of this regulation.**”.

Amendment of Regulation 70 of the Regulations

7. Regulation 70 of the Regulations is amended by the substitution for subregulation (1) of the following subregulation:

“(1) The gambling levy payable in terms of section 57 of the Act, shall be paid at the rate of **[9, 12% (nine comma twelve per cent)]** 10% (ten per cent) of the licensee’s bingo revenue.”.

Amendment of Regulation 90 of the Regulations

8. Regulation 90 of the Regulations is amended by the substitution for Regulation 90 of the following Regulation:

“90. Application fees

The following non-refundable application fees shall accompany applications:

Type of application	Fee R	
(a) Application for gaming machine operator licence/ transfer of licence	[57 000,00]	<u>55 000.00</u>
(b) Consent for procurement of financial interest in the business of the licensee	[5 700,00]	<u>5 500.00</u>
(c) Amendment of licence	[2 850,00]	<u>2 750.00</u>
(d) Certificate of approval: key employee	[1 140,00]	<u>1 100.00</u>
(e) Certificate of approval: gaming employee	[285,00]	<u>275.00</u>
(f) Certificate of suitability	[2 850,00]	<u>2 750.00</u> ”.

(b) subregulasie (3) met die volgende subregulasie te vervang:

“(3) Indien die lisensiegeld, ingevolge subregulasie (1) betaalbaar, nie ooreenkomstig subregulasie (2) betaal word nie, betaal die lisensiehouer ‘n boete op die bedrag van enige uitstaande lisensiegelde teen ‘n koers van 10% (tien persent) van die lisensiegeld vir elke week of gedeelte van ‘n week waartydens die lisensiegeld onbetaald is: **Met dien verstande dat sodanige boete nie dubbel die bedrag van die lisensiegeld ten opsigte waarvan die boete betaalbaar is, oorskry nie: Met dien verstande verder dat waar die hoof-uitvoerende beamppte tevrede is dat die versuim aan die kant van ‘n lisensiehouer om die lisensiegeld binne die voorgeskrewe tyd te betaal, nie toe te skryf is aan of ‘n poging is om verantwoordelikheid te ontwyk of aanspreeklikheid uit te stel vir die bedrag betaalbaar nie, die hoof-uitvoerende beamppte ‘n boete betaalbaar ingevolge hierdie regulasie in geheel of gedeeltelik mag kwyt skeld**].”.

Wysiging van Regulasie 70 van die Regulasies

7. Regulasie 70 van die Regulasies word gewysig deur subregulasie (1) met die volgende subregulasie te vervang:

“(1) Die dubbelheffing betaalbaar ingevolge artikel 57 van die Wet, is betaalbaar teen ‘n koers van **[9,12% (nege komma twaalf persent)]** 10% (tien persent) van die lisensiehouer se bingo inkomste.”.

Wysiging van Regulasie 90 van die Regulasies

8. Regulasie 90 van die Regulasies word gewysig deur Regulasie 90 met die volgende Regulasie te vervang:

“90. Aansoekgelde

Aansoeke moet vergesel word van die volgende nie-terugbetaalbare aansoekgelde:

Soort aansoek	Gelde R	
(a) Aansoek om ‘n dobbelmasjienoperateurslisensie/ oordrag van lisensie	[57 000,00]	<u>55 000.00</u>
(b) Toestemming tot verkryging van finansiële belang in die lisensiehouer se besigheid	[5 700,00]	<u>5 500.00</u>
(c) Wysiging van lisensie	[2 850,00]	<u>2 750.00</u>
(d) Sertifikaat van goedkeuring: sleutelwerknemer	[1 140,00]	<u>1 100.00</u>
(e) Sertifikaat van goedkeuring: dobbelwerknemer	[285,00]	<u>275.00</u>
(f) Sertifikaat van geskiktheid	[2 850,00]	<u>2 750.00</u> ”.

Amendment of Regulation 91 of the Regulations

9. Regulation 91 of the Regulations is amended by –

(a) the substitution for subregulation (1) of the following subregulation:

“(1) Every holder of a gaming machine operator licence shall pay a licence fee of ~~[R28 500,00]~~ R27 500.00 plus ~~[R285]~~ R275 per gaming machine authorised in terms of the licence, for every year ~~[or part of a year]~~ ending on 31 March.”;

(b) the substitution for subregulation (3) of the following subregulation:

“(3) If the licence fee payable in terms of subregulation (1) is not paid in accordance with subregulation (2), the licensee shall pay a penalty on the amount of any licence fee outstanding at a rate of 10% (ten per cent) of the licence fee for each week or part of a week during which the licence fee remains unpaid; **Provided that such penalty shall not exceed twice the amount of the licence fee in respect of which such penalty is payable; Provided further that where the chief executive officer is satisfied that the failure on the part of any licensee to make payment of the fee within the prescribed period was not due to, or intended to, avoid or postpone liability for payment of the amount due, the chief executive officer may remit in whole or in part any penalty payable in terms of this regulation.**”.

Amendment of Regulation 92 of the Regulations

10. Regulation 92 of the Regulations is amended by the substitution for Regulation 92 of the following Regulation:

“92. **Gambling levy**

The gambling levy payable in terms of section 57 of the Act, shall be paid at the rate of ~~[11, 4% (eleven comma four per cent)]~~ 12% (twelve per cent) of the licensee’s recorded gross gaming revenue.”.

Amendment of Regulation 103 of the Regulations

11. Regulation 103 of the Regulations is amended by the substitution for Regulation 103 of the following Regulation:

“103. **Application fees**

The following non-refundable application fees shall accompany applications:

Wysiging van Regulasie 91 van die Regulasies

9. Regulasie 91 van die Regulasies word gewysig deur –

(a) subregulasie (1) met die volgende subregulasie te vervang:

“(1) Elke houer van ‘n dobbelmasjienoperateurslisensie moet ‘n lisensiegeld betaal van [R28 500,00], R27 500.00 plus [R285] R275 per dobbelmasjien ingevolge die lisensie gemagtig, vir elke jaar [of gedeelte van ‘n jaar] wat op 31 Maart eindig.”;

(b) subregulasie (3) met die volgende subregulasie te vervang:

“(3) Indien die lisensiegeld ingevolge subregulasie (1) betaalbaar, nie ooreenkomstig subregulasie (2) betaal word nie, betaal die lisensiehouer ‘n boete op die bedrag van enige uitstaande lisensiegelde, teen ‘n koers van 10% (tien persent) van die lisensiegeld vir elke week of gedeelte van ‘n week waartydens die lisensiegeld onbetaald is: **Met dien verstande dat sodanige boete nie dubbel die bedrag van die lisensiegeld ten opsigte waarvan die boete betaalbaar is, oorskry nie: Met dien verstande verder dat waar die hoof-uitvoerende beampte tevrede is dat die versuim aan die kant van die lisensiehouer om die lisensiegeld binne die voorgeskrewe tyd te betaal, nie toe te skryf is aan of ‘n poging is om verantwoordelikheid te ontwyk of aanspreeklikheid uit te stel vir die bedrag betaalbaar nie, die hoof-uitvoerende beampte ‘n boete betaalbaar ingevolge hierdie regulasie in geheel of gedeeltelik mag kwytskeldj.**”.

Wysiging van Regulasie 92 van die Regulasies

10. Regulasie 92 van die Regulasies word gewysig deur Regulasie 92 met die volgende Regulasie te vervang:

“92. Dobbelheffing

Die dobbelheffing betaalbaar ingevolge artikel 57 van die Wet, is betaalbaar teen ‘n koers van [11,4% (elf komma vier persent)] 12% (twaalf persent) van die lisensiehouer se opgetekende bruto dobbelinkomste.”.

Wysiging van Regulasie 103 van die Regulasies

11. Regulasie 103 van die Regulasies word gewysig deur Regulasie 103 met die volgende Regulasie te wysig:

“103. Aansoekgelde

Aansoeke moet vergesel word van die volgende nie-terugbetaalbare aansoekgelde:

Type of application		Fee R	
(a)	Application for gaming machine site licence/ transfer of licence	[5 700,00]	<u>5 500.00</u>
(b)	Amendment of licence	[1 140,00]	<u>1 100.00</u>
(c)	Removal of business to other premises	[1 140,00]	<u>1 100.00</u>
(d)	Consent for procurement of financial interest in the business of the licensee	[1 140,00]	<u>1 100.00</u>
(e)	Certificate of suitability	[570,00]	<u>550.00</u> ".

Amendment of Regulation 104 of the Regulations

12. Regulation 104 of the Regulations is amended by –

(a) the substitution for subregulation (1) of the following subregulation:

“(1) Every holder of a gaming machine site licence shall pay a licence fee of [R2 850,00] R2 750.00 plus [R285,00] R275.00 per registered gaming machine, for every year or part of a year ending on 31 March.”;

(b) the substitution for subregulation (3) of the following subregulation:

“(3) [i]If the licence fee payable in terms of subregulation (1) is not paid in accordance with subregulation (2), the licensee shall pay a penalty on the amount of any licence fee outstanding at a rate of 10% (ten per cent) of the licence fee for each week or part of a week during which the licence fee remains unpaid: **Provided that such penalty shall not exceed twice the amount of the licence fee in respect of which such penalty is payable: Provided further that where the chief executive officer is satisfied that the failure on the part of any licensee to make payment of the fee within the prescribed period was not due to, or intended to, avoid or postpone liability for payment of the amount due, the chief executive officer may remit in whole or in part any penalty payable in terms of this regulation].”.**

Soort aansoek	Gelde R	
(a) Aansoek om 'n dobbelmasjienperseellisensie/ <u>oordrag van lisensie</u>	[5 700,00]	<u>5 500.00</u>
(b) Wysiging van lisensie	[1 140,00]	<u>1 100.00</u>
(c) Verwydering van besigheid na ander perseel	[1 140,00]	<u>1 100.00</u>
(d) Toestemming tot verkryging van finansiële belang in lisensiehouer se besigheid	[1 140,00]	<u>1 100.00</u>
(e) Sertifikaat van geskiktheid	[570,00]	<u>550.00</u> ".

Wysiging van Regulasie 104 van die Regulasies

12. Regulasie 104 van die Regulasies word gewysig deur –

(a) subregulasie (1) met die volgende subregulasie te vervang:

“(1) Elke houer van ‘n dobbelmasjienperseellisensie moet ‘n lisensiegeld betaal van [R2 850,00] R2 750.00 plus [R285,00] R275.00 per geregistreeerde dobbelmasjien, vir elke jaar of gedeelte van ‘n jaar wat op 31 Maart eindig.”;

(b) subregulasie (3) met die volgende subregulasie te vervang:

“(3) Indien die lisensiegeld ingevolge subregulasie (1) betaalbaar, nie ooreenkomstig subregulasie (2) betaal word nie, betaal die lisensiehouer ‘n boete op die bedrag van enige uitstaande lisensiegelde, teen ‘n koers van 10% (tien persent) van die lisensiegeld vir elke week of gedeelte van ‘n week waartydens die lisensiegeld onbetaald is: **Met dien verstande dat sodanige boete nie dubbel die bedrag van die lisensiegeld ten opsigte waarvan die boete betaalbaar is, oorskry nie: Met dien verstande verder dat waar die hoof-uitvoerende beamppte tevrede is dat die versuim aan die kant van die lisensiehouer om die lisensiegeld binne die voorgeskrewe tyd te betaal, nie toe te skryf is aan of ‘n poging is om verantwoordelikheid te ontwyk of aanspreeklikheid uit te stel vir die bedrag betaalbaar nie, die hoof-uitvoerende beamppte ‘n boete betaalbaar ingevolge hierdie regulasie in geheel of gedeeltelik mag kwytskeld**].”.

Amendment of Regulation 105 of the Regulations

13. Regulation 105 of the Regulations is amended by the substitution for Regulation 105 of the following Regulation:

“105. Gambling levies

The gambling levy payable in terms of section 57 of the Act shall be at the rate of [**11, 4% (eleven comma four per cent)**] 12% (twelve per cent) of the licensee’s recorded gross gaming revenue.”.

Amendment of Regulation 118 of the Regulations

14. Regulation 118 of the Regulations is amended by the substitution for Regulation 118 of the following Regulation:

“118. Application fees

The following non-refundable application fees shall accompany applications:

Type of application	Fee R	
(a) Application for manufacturer of gaming machine licence	[57 000,00]	<u>55 000.00</u>
(b) Application for manufacturer of any other gaming equipment licence	[11 400,00]	<u>11 000.00</u>
(c) Application for manufacturer or supplier licence	[5 700,00]	<u>5 500.00</u>
(d) Amendment of licence	[2 850,00]	<u>2 750.00</u>
(e) Consent for procurement of financial interest in the business of the licensee	[5 700,00]	<u>5 500.00</u>
(f) Certificate of approval: key employee	[1 140,00]	<u>1 100.00</u>
(g) Certificate of approval: service or manufacturing employee	[285,00]	<u>275.00</u>
(h) Certificate of suitability	[2 850,00]	<u>2 750.00”.</u>

Wysiging van Regulasie 105 van die Regulasies

13. Regulasie 105 van die Regulasies word gewysig deur Regulasie 105 met die volgende Regulasie te vervang:

“105. Dobbelheffings

Die dobbelheffing betaalbaar ingevolge artikel 57 van die Wet, is betaalbaar teen ‘n koers van **[11,4% (elf komma vier persent)]** 12% (twaalf persent) van die lisensiehouer se opgetekende bruto dobbelinkomste.”.

Wysiging van Regulasie 118 van die Regulasies

14. Regulasie 118 van die Regulasies word gewysig deur Regulasie 118 met die volgende Regulasie te vervang:

“118. Aansoekgelde

Aansoekgelde moet vergesel word van die volgende nie-terugbetaalbare aansoekgelde:

Soort aansoek	Gelde R	
(a) Aansoek om lisensie as vervaardiger van dobbelmasjiene	[57 000,00]	<u>55 000.00</u>
(b) Aansoek om lisensie as vervaardiger van enige ander dobbeltoerusting	[11 400,00]	<u>11 000.00</u>
(c) Aansoek om instandhoudings- of verskafferslisensie	[5 700,00]	<u>5 500.00</u>
(d) Wysiging van lisensie	[2 850,00]	<u>2 750.00</u>
(e) Toestemming tot verkryging van finansiële belang in lisensiehouer se besigheid	[5 700,00]	<u>5 500.00</u>
(f) Sertifikaat van goedkeuring: sleutelwerknemer	[1 140,00]	<u>1 100.00</u>
(g) Sertifikaat van goedkeuring: diens- of vervaardigingswerknemer	[285,00]	<u>275.00</u>
(h) Sertifikaat van geskiktheid	[2 850,00]	<u>2 750.00”</u> .

Amendment of Regulation 119 of the Regulations

15. Regulation 119 of the Regulations is amended by –

(a) the substitution for subregulation (1) of the following subregulation:

“(1) Every holder of –

- (a) a manufacturer of gaming machines licence shall pay a licence fee of ~~[R28 500,00]~~ R27 500.00;
- (b) a manufacturer of any other gaming equipment licence shall pay a licence fee of ~~[R5 700,00]~~ R 5 500.00;
- (c) a maintenance or supplier licence shall pay a licence fee of ~~[R1 140,00]~~ R1 100.00.”;

(b) the substitution for subregulation (3) of the following subregulation:

“(3) If the licence fee payable in terms of subregulation (1) is not paid in accordance with subregulation (2), the licensee shall pay a penalty on the amount of any licence fee outstanding at a rate of 10% (ten per cent) of the licence fee for each week or part of a week during which the licence fee remains unpaid[; **Provided that such penalty shall not exceed twice the amount of the licence fee in respect of which such penalty is payable: Provided further that where the chief executive officer is satisfied that the failure on the part of the licensee to make payment of the fee within the prescribed period was not due to, or intended to, avoid or postpone liability for payment of the amount due, the chief executive officer may remit in whole or in part any penalty payable in terms of this regulation]**.”.

Amendment of Regulation 119D of the Regulations as amended by PN 34 of 1999

16. Regulation 119D of the Regulations is amended by the substitution for Regulation 119D of the following Regulation:

“119D. Application fees

The following non-refundable application fees shall accompany applications:

Type of application	Fee R	
(a) Application for race meeting licence	[57 000,00]	<u>55 000.00</u>
(b) Application for special licence to hold race meeting	[114,00]	<u>110.00</u>

Wysiging van Regulasie 119 van die Regulasies

15. Regulasie 119 van die Regulasies word gewysig deur –

(a) subregulasie (1) met die volgende subregulasie te vervang:

“(1) Elke houer van –

- (a) ‘n dobbelmasjienvervaardigerslisensie, moet ‘n lisensiegeld betaal van **[R28 500,00]** R27 500.00;
- (b) ‘n lisensie as vervaardiger van enige ander dobbeltoerusting, moet ‘n lisensiegeld betaal van **[R5 700,00]** R 5 500.00; en
- (c) instandhoudings- of verskafferslisensie moet ‘n lisensiegeld betaal van **[R1 140,00]** R1 100.00.”;

(b) subregulasie (3) met die volgende subregulasie te vervang:

“(3) Indien die lisensiegeld ingevolge subregulasie (1) betaalbaar, nie ooreenkomstig subregulasie (2) betaal word nie, betaal die lisensiehouer ‘n boete op die bedrag van enige uitstaande lisensiegelde, teen ‘n koers van 10% (tien persent) van die lisensiegeld vir elke week of gedeelte van ‘n week waartydens die lisensiegeld onbetaald is: **Met dien verstande dat sodanige boete nie dubbel die bedrag van die lisensiegeld ten opsigte waarvan die boete betaalbaar is, oorskry nie: Met dien verstande verder dat waar die hoof-uitvoerende beampte tevrede is dat die versuim aan die kant van die lisensiehouer om die lisensiegeld binne die voorgeskrewe tyd te betaal, nie toe te skryf is aan of ‘n poging is om verantwoordelikheid te ontwyk of aanspreeklikheid uit te stel vir die bedrag betaalbaar nie, die hoof-uitvoerende beampte ‘n boete betaalbaar ingevolge hierdie regulasie in geheel of gedeeltelik mag kwytsteld**].”.

Wysiging van Regulasie 119D van die Regulasies soos gewysig deur PK 34 van 1999

16. Regulasie 119D van die Regulasies word gewysig deur Regulasie 119D met die volgende Regulasie te vervang:

“119D. Aansoekgelde

Aansoeke moet vergesel word van die volgende nie-terugbetaalbare aansoekgelde:

Soort aansoek	Gelde R	
(a) Aansoek om ‘n wedrenbyeenkomslisensie	[57 000,00]	<u>55 000.00</u>
(b) Aansoek om ‘n spesiale lisensie om ‘n wedren aan te bied	[114,00]	<u>110.00</u>

(c)	Transfer of licence/consent for procurement of financial interest in the licensee's business	[2 850,00]	<u>2 750.00</u>
(d)	Amendment of licence	[2 850,00]	<u>2 750.00</u> ".

Amendment of Regulation 119E of the Regulations as amended by PN 34 of 1999

17. Regulation 119E of the Regulations is amended by –

(a) the substitution for subregulation (1) of the following subregulation:

“(1) Every holder of a race-meeting licence shall pay a licence fee of [R28 500 00] R27 500.00 for every year or part of a year ending on 31 March.”;

(b) the substitution for subregulation (3) of the following subregulation:

“(3) If the licence fee payable in terms of subregulation (1) is not paid in accordance with subregulation (2), the licensee shall pay a penalty on the amount of any licence fee outstanding at a rate of 10% (ten per cent) of the licence fee for each week or part of a week during which the licence fee remains unpaid[: **Provided that such penalty shall not exceed twice the amount of the licence fee in respect of which such penalty is payable: Provided further that where the chief executive officer is satisfied that the failure on the part of the licensee to make payment of the fee within the prescribed period was not due to or intended to avoid or postpone liability for payment of the amount due, the chief executive officer may remit in whole or in part any penalty payable in terms of this regulation].**”.

Amendment of Regulation 119J of the Regulations as amended by PN 34 of 1999

18. Regulation 119J of the Regulations is amended by the substitution for Regulation 119J of the following Regulation:

“119J. Application fees

The following non-refundable application fees shall accompany applications:

Type of application	Fee R	
(a) Application for totalizator licence/transfer of licence	[50 000,00]	<u>55 000.00</u>
(b) Consent for procurement of financial interest in the business of the licensee	[5 000,00]	<u>1 100.00</u>
(c) Certificate of approval: key employee	[1 140,00]	<u>1 100.00</u> ".

- | | | | |
|-----|--|------------|--------------------|
| (c) | Oordrag van lisensie/toestemming tot verkryging van finansiële belang in 'n lisensiehouer se besigheid | [2 850,00] | <u>2 750.00</u> |
| (d) | Wysiging van lisensie | [2 850,00] | <u>2 750.00</u> ". |

Wysiging van Regulasie 119E van die Regulasies soos gewysig deur PK 34 van 1999

17. Regulasie 119E van die Regulasies word gewysig deur –

(a) subregulasie (1) met die volgende subregulasie te vervang:

“(1) Elke houer van ‘n wedrenbyeenkomslisensie moet ‘n lisensiegeld van [R28 500 00] R27 500.00 betaal vir elke jaar of gedeelte van ‘n jaar wat op 31 Maart eindig.”;

(b) subregulasie (3) met die volgende subregulasie te vervang:

“(3) Indien die lisensiegeld ingevolge subregulasie (1) betaalbaar, nie ooreenkomstig subregulasie (2) betaal word nie, betaal die lisensiehouer ‘n boete op die bedrag van enige uitstaande lisensiegelde, teen ‘n koers van 10% (tien persent) van die lisensiegeld vir elke week of gedeelte van ‘n week waartydens die lisensiegeld onbetaald is: **Met dien verstande dat sodanige boete nie dubbel die bedrag van die lisensiegeld ten opsigte waarvan die boete betaalbaar is, oorskry nie: Met dien verstande verder dat waar die hoof-uitvoerende beampte tevrede is dat die versuim aan die kant van die lisensiehouer om die lisensiegeld binne die voorgeskrewe tyd te betaal, nie toe te skryf is aan of ‘n poging is om verantwoordelikheid te ontwyk of aanspreeklikheid uit te stel vir die bedrag betaalbaar nie, die hoof-uitvoerende beampte ‘n boete betaalbaar ingevolge hierdie regulasie in geheel of gedeeltelik mag kwytsteldj.**”.

Wysiging van Regulasie 119J van die Regulasies soos gewysig deur PK 34 van 1999

18. Regulasie 119J van die Regulasies word gewysig deur Regulasie 119J met die volgende Regulasie te vervang:

“119J. Aansoekgelde

Aansoeke moet vergesel word van die volgende nie-terugbetaalbare aansoekgelde:

Soort aansoek	Gelde R	
(a) Aansoek om ‘n totalisatorlisensie/oordrag van lisensie	[50 000,00]	<u>55 000.00</u>
(b) Toestemming tot verkryging van finansiële belang in lisensiehouer se besigheid	[5 000,00]	<u>1 100.00</u>
(c) Sertifikaat van goedkeuring: sleutelwerknemer	[1 140,00]	<u>1 100.00</u> ".

Amendment of Regulation 119K of the Regulations as amended by PN 34 of 1999

19. Regulation 119K of the Regulations is amended by –

(a) the substitution for subregulation (1) of the following subregulation:

“(1) Every holder of a totalizator licence shall pay a licence fee of **[R28 500,00]** R27 500.00 for every year or part of a year ending on 31 March.”;

(b) the substitution for subregulation (3) of the following subregulation:

“(3) If the licence fee payable in terms of subregulation (1) is not paid in accordance with subregulation (2), the licensee shall pay the penalty on the amount of any licence fee outstanding at a rate of 10% (ten per cent) of the licence fee for each week or part of a week during which the licence fee remains unpaid[: **Provided that such penalty shall not exceed twice the amount of the licence fee in respect of which such penalty is payable: Provided further that where the chief executive officer is satisfied that the failure on the part of the licensee to make payment of the fee within the prescribed period was not due to, or intended to, avoid or postpone liability for payment of the amount due, the chief executive officer may remit in whole or in part any penalty payable in terms of this regulation].**”.

Amendment of Regulation 119L of the Regulations amended by PN 34 of 1999 and PN 23 of 2001

20. Regulation 119L of the Regulations is amended by the substitution for paragraph (a) of subregulation (1) of the following paragraph:

“(a) on the gross takings of that totalizator, calculated at the rate of **[3,5% (three comma five per cent)]** 3% (three per cent) of the gross takings of such totalizator; and”.

Amendment of Regulation 119P of the Regulations as amended by PN 34 of 1999

21. Regulation 119P of the Regulations is amended by the substitution for Regulation 119P of the following Regulation:

“119P. Application fees

The following non-refundable application fees shall accompany applications:

Type of application	Fee R	
(a) Application for bookmaker's licence	[5 700,00]	<u>5 500.00</u>
(b) Application for transfer of licence	[2 280,00]	<u>2 200.00</u>

Wysiging van Regulasie 119K van die Regulasies soos gewysig deur PK 34 van 1999

19. Regulasie 119K van die Regulasies word gewysig deur –

(a) subregulasie (1) met die volgende subregulasie te vervang:

“(1) Elke houer van ‘n totalisatorlisensie moet ‘n lisensiegeld van **[R28 500,00]** R27 500.00 betaal vir elke jaar of gedeelte van ‘n jaar wat op 31 Maart eindig.”;

(b) subregulasie (3) met die volgende subregulasie te vervang:

“(3) Indien die lisensiegeld ingevolge subregulasie (1) betaalbaar, nie ooreenkomstig subregulasie (2) betaal word nie, betaal die lisensiehouer ‘n boete op die bedrag van enige uitstaande lisensiegelde, teen ‘n koers van 10% (tien persent) van die lisensiegeld vir elke week of gedeelte van ‘n week waartydens die lisensiegeld onbetaald is: **Met dien verstande dat sodanige boete nie dubbel die bedrag van die lisensiegeld ten opsigte waarvan die boete betaalbaar is, oorskry nie: Met dien verstande verder dat waar die hoof-uitvoerende beamppte tevrede is dat die versuim aan die kant van die lisensiehouer om die lisensiegeld binne die voorgeskrewe tyd te betaal, nie toe te skryf is aan of ‘n poging is om verantwoordelikheid te ontwyk of aanspreeklikheid uit te stel vir die bedrag betaalbaar nie, die hoof-uitvoerende beamppte ‘n boete betaalbaar ingevolge hierdie regulasie in geheel of gedeeltelik mag kwytsteld**].”.

Wysiging van Regulasie 119L van die Regulasies soos gewysig deur PK 34 van 1999 en PK 23 van 2001

20. Regulasie 119L van die Regulasies word gewysig deur paragraaf (a) van subregulasie (1) met die volgende paragraaf te vervang:

“(a) op die bruto ontvangste van sodanige totalisator, bereken teen die koers van **[3,5% (drie komma vyf persent)]** 3% (drie persent) van die bruto ontvangste van sodanige totalisator; en”.

Wysiging van Regulasie 119P van die Regulasies soos gewysig deur PK 34 van 1999

21. Regulasie 119P van die Regulasies word gewysig deur Regulasie 119P met die volgende Regulasie te vervang:

“119P. Aansoekgelde

Aansoeke moet vergesel word van die volgende nie-terugbetaalbare aansoekgelde:

Soort aansoek	Gelde R	
(a) Aansoek om ‘n beroepswedderslisensie	[5 700,00]	<u>5 500.00</u>
(b) Aansoek om oordrag van lisensie	[2 280,00]	<u>2 200.00</u>

(c)	Consent for procurement of financial interest in the business of the licensee	[2 280,00]	<u>2 200.00</u>
(d)	Amendment of licence	[570,00]	<u>550.00</u>
(e)	Bookmaker's manager registration	[285,00]	<u>275.00</u> ".

Amendment of Regulation 119Q of the Regulations as amended by PN 34 of 1999

22. Regulation 119Q of the Regulations is amended by -

(a) the substitution for subregulation (1) of the following subregulation:

“(1) Every holder of a bookmaker's licence shall pay a licence fee of [R1 140,00] R1 100.00 for every year or part of a year ending 31 March.”;

(b) the substitution for subregulation (3) of the following subregulation:

“(3) If the licence fee payable in terms of subregulation (1) is not paid in accordance with subregulation (2), the licensee shall pay a penalty on the amount of any licence fee outstanding at a rate of 10% (ten per cent) of the licence fee for each week or part of a week during which the licence fee remains unpaid[: **Provided that such penalty shall not exceed twice the amount of the licence fee in respect of which such penalty is payable: Provided further that where the chief executive officer is satisfied that the failure on the part of any licensee to make payment of the fee within the prescribed period was not due to, or intended to, avoid or postpone liability for payment of the amount due, the chief executive officer may remit in whole or in part any penalty payable in terms of this regulation].**”.

Short title

23. These Regulations are called the Free State Gambling and Racing Amendment Regulations, 2006.

(c)	Toestemming tot verkryging van finansiële belang in lisensiehouer se besigheid	[2 280,00]	<u>2 200.00</u>
(d)	Wysiging van lisensie	[570,00]	<u>550.00</u>
(e)	Registrasie as bestuurder van beroepswedder	[285,00]	<u>275.00</u> ".

Wysiging van Regulasie 119Q van die Regulasies soos gewysig deur PK 34 van 1999

22. Regulasie 119Q van die Regulasies word gewysig deur -

(a) subregulasie (1) met die volgende subregulasie te vervang:

“(1) Elke houer van ‘n beroepswedderslisensie moet ‘n lisensiegeld van [R1 140,00] R1 100.00 betaal vir elke jaar of gedeelte van ‘n jaar wat op 31 Maart eindig.”;

(b) subregulasie (3) met die volgende subregulasie te vervang:

“(3) Indien die lisensiegeld ingevolge subregulasie (1) betaalbaar, nie ooreenkomstig subregulasie (2) betaal word nie, betaal die lisensiehouer ‘n boete op die bedrag van enige uitstaande lisensiegelde, teen ‘n koers van 10% (tien persent) van die lisensiegeld vir elke week of gedeelte van ‘n week waartydens die lisensiegeld onbetaald is: **Met dien verstande dat sodanige boete nie dubbel die bedrag van die lisensiegeld ten opsigte waarvan die boete betaalbaar is, oorskry nie: Met dien verstande verder dat waar die hoof-uitvoerende beampte tevrede is dat die versuim aan die kant van die lisensiehouer om die lisensiegeld binne die voorgeskrewe tyd te betaal, nie toe te skryf is aan of ‘n poging is om verantwoordelikheid te ontwyk of aanspreeklikheid uit te stel vir die bedrag betaalbaar nie, die hoof-uitvoerende beampte ‘n boete betaalbaar ingevolge hierdie regulasie in geheel of gedeeltelik mag kwytsteld**].”.

Kort titel

23. Hierdie Regulasies heet die Vrystaatse Dobbel- en Wedrenwysigingsregulasies, 2006.