



**Western Cape Government • Wes-Kaapse Regering • URhulumente weNtshona Koloni**

PROVINCE OF WESTERN CAPE

PROVINSIE WES-KAAP

IPHONDO LENTSHONA KOLONI

**Provincial Gazette  
Extraordinary**

**Buitengewone  
Provinsiale Koerant**

**Isongezelelo  
kwiGazethi yePhondo**

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Friday, 16 March 2012

Vrydag, 16 Maart 2012

LwesiHlanu, 16 Matshi 2012

Registered at the Post Office as a Newspaper

As 'n Nuusblad by die Poskantoor Geregistreer

Ibhaliswe ePosini njengePhephandaba

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

(\*Afskrifte is verkrygbaar 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.)

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The following draft Bills and regulation are hereby published for comment:

Die volgende Konsepwetsontwerpe en Regulasies word hierby vir kommentaar gepubliseer:

Le Mithetho isayilwayo kunye nemigaqo elandelayo zipapashelwe ukufumana izimvo zoluntu:

- (1) Western Cape Gambling and Racing Draft Seventeenth Amendment Bill, 2012
- (2) Western Cape Gambling and Racing Draft Eighteenth Amendment Bill, 2012
- (3) Amendment of the Western Cape Gambling and Racing Regulations

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- (3) Wysiging van die Wes-Kaapse Regulasies op Dobbelary en Wedrenne

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- (3) Izilungiso Kwimigaqo yoNgcakazo neMidyarho yaMahashe yeNtshona Koloni

All interested persons are invited to submit written comments on the said draft Bills and regulations on or before **17h00 on 20 April 2012**: Such comments should be forwarded to:

Alle belanghebbende persone word uitgenooi om op of voor **17h00 op 20 April 2012** skriftelike kommentaar op die genoemde konsepwetsontwerpe en konsepwysiging van die regulasies in die bylae. Sodanige kommentaar moet aangestuur word aan te lewer:

Bayamenywa bonke abanomdla bangenise izimvo ezibhaliweyo ngaloMthetho uYilwayo kunye nemigaqo ngomhla **we 20 kuTshaziimpuzi 2012, ngo 17h00** okanye phambi koko: Ezo zimvo mazithunyelwe apha:

- (i) by posting it to:  
Head Official: Provincial Treasury  
Private Bag X 9165  
Cape Town  
8000  
Attention: Ms C Horton
- (ii) by e-mailing it to:  
Claire.Horton@pgwc.gov.za  
Telephone: (021) 483 6037  
Fax: (021) 483 5006
- (iii) by delivering it to:  
Ms C Horton  
Room 307  
3rd Floor, 15 Wale Street  
Cape Town  
8001

- (i) deur dit te pos aan:  
Hoofbeampte: Provinsiale Tesourie  
Privaatsak X9165  
Kaapstad  
8000  
Vir aandag: Mej C Horton
- (ii) deur dit te e-pos aan:  
Claire.Horton@pgwc.gov.za  
Telefoon: (021) 483 6037  
Faks: (021) 483 5006
- (iii) deur dit te faks aan:  
Mej C Horton  
Kamer 307  
3de Vloer, 15 Waalstraat  
Kaapstad  
8001

- (i) ngokuposela kwi:  
Gosa eliyiNtloko: UNondyebho wePhondo  
Private Bag X9165, EKapa 8000  
Mayithathelwe ingqalelo ngu: Nksz C Horton
- (ii) nge-imeyile ku:  
Claire.Horton@pgwc.gov.za  
Ifowuni: (021) 483 6037  
Ifekisi: (021) 483 5006
- (iii) ngokuthumela ku:  
Nksz C Horton  
Room 307  
3rd Floor, 15 Wale Street, Ekapa 8001

The name, telephone and/or fax number and address of the person submitting the comment should be clearly indicated.

Die naam, telefoon- en/of faksnommer en adres van die persoon wat die kommentaar voorlê, moet duidelik aangetoon word.

Igama, inambala yefowuni okanye neyefakisi kunye neadresini yaloo mntu ungenisa izimvo kufuneka ukuba zibhalwe ngokucacileyo.

Copies of the draft Bills and regulation are available on website: [www.westerncape.gov.za/treasury](http://www.westerncape.gov.za/treasury)

Afskrifte van die wysiging van die konsepwetsontwerpe en regulasie is beskikbaar op die volgende webtuiste: [www.westerncape.gov.za/treasury](http://www.westerncape.gov.za/treasury)

Iikopi zeMithetho esayilwayo kunye nemigaqo zifumaneka apha: [www.westerncape.gov.za/treasury](http://www.westerncape.gov.za/treasury)

**PROVINCIAL NOTICES**

The following Provincial Notices are published for general information.

ADV. B. GERBER,  
DIRECTOR-GENERAL

Provincial Building,  
Wale Street,  
Cape Town.

**PROVINSIALE KENNISGEWINGS**

Die volgende Provinsiale Kennisgewings word vir algemene inligting gepubliseer.

ADV. B. GERBER,  
DIREKTEUR-GENERAAL

Provinsiale-gebou,  
Waalstraat,  
Kaapstad.

**ISIBHENGESO**

Ezi zaziso zilandelayo zipapashelwe ukunika ulwazi ngokubanzi.

ADV. B. GERBER,  
UMLA WULI-JIKELELE

iSakhiwo sePhondo,  
Wale Street,  
eKapa.

**PROVINCIAL NOTICE**

P.N. 67/2012

16 March 2012

**AMENDMENT BILL****WESTERN CAPE GAMBLING AND RACING DRAFT SEVENTEENTH AMENDMENT BILL, 2012****GENERAL EXPLANATORY NOTE**

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

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

**AMENDMENT BILL**

**To amend the Western Cape Gambling and Racing Act, 1996 (Act 4 of 1996), so as to enable the responsible Member to appoint an *ex officio* member of the Western Cape Gambling and Racing Board; to amend the provision entitling casino licence holders to operate exclusively; and to provide for matters connected therewith.**

**B**E IT ENACTED by the Provincial Legislature of the Western Cape as follows:—

**Amendment of section 3 of Act 4 of 1996, as amended by section 6 of Act 4 of 1997, section 2 of Act 11 of 1997, and section 1, 4(a) and 4(b) of Act 4 of 2006**

1. Section 3 of the principal Act is amended by the substitution for subsection (1) of the following subsection:

“(1) The Board shall consist of seven members appointed on a part-time basis, as follows:

- (a) six members appointed by the Executive Council in accordance with the prescribed procedure, which shall provide for public participation in the nomination of candidates for appointment; provided that the standing committee of the Provincial Legislature responsible for this Act shall evaluate all candidates as to their suitability for appointment; and
- (b) one member, who is a senior public servant employed by the Provincial Treasury, appointed *ex officio* by the responsible Member, after consultation with the Executive Council, who has all the rights and obligations of the members referred to in paragraph (a).”.

**Amendment of section 44A of Act 4 of 1996, as amended by section 13 of Act 11 of 1997**

2. Section 44A of the principal Act is amended by the substitution for subsection (1) of the following subsection:

“(1) Notwithstanding any provisions to the contrary contained in any other provisions of this Act or in any of the conditions imposed by the Board in respect of casino operator licences issued by the Board, the holder of a casino operator licence, which has paid an exclusivity fee, shall be entitled to operate exclusively within an area and for a period as may be prescribed.”.

**Short title and commencement**

3. This Act is called the Western Cape Seventeenth Gambling and Racing Amendment Act, 2012, and shall come into operation on a date determined by the Premier by proclamation in the *Provincial Gazette*.

**MEMORANDUM ON THE OBJECTS OF THE BILL****WESTERN CAPE GAMBLING AND RACING DRAFT SEVENTEENTH AMENDMENT BILL, 2012****1. BACKGROUND**

- 1.1 The Western Cape Gambling and Racing Board (“the Board”) currently consists of seven members, all appointed by the Executive Council in accordance with a prescribed procedure. It is desirable for one of these members to be a senior public servant in the employ of the Provincial Treasury and to be appointed on an *ex officio* basis by the responsible Member, after consultation with the Executive Council.
- 1.2 The Act provides for the Board to determine the period for which, and the area in respect of which, exclusivity rights are granted to holders of casino operator licences in section 44A. Section 81(1)(f) of the Act confers an identical power on the responsible Member. The amendment provides for the period for which, and the area in respect of which, exclusivity rights are granted to be prescribed.

**2. CONTENTS OF THE BILL**Clause 1:

- 2.1 This clause reduces the number of members of the Board appointed directly by the Executive Council from seven to six and makes provision for a new member, who is a senior public servant in the employ of the Provincial Treasury, to be appointed by the responsible Member on an *ex officio* basis, after consultation with the Executive Council.

Clause 2:

- 2.2 This clause removes the power of the Board to determine the period for which and the area in respect of which exclusivity rights are granted to casino licence holders. The clause further provides for the holders of casino operator licences to operate exclusively for a period and within an area as may be prescribed from time to time by the responsible Member by way of regulation.

Clause 3:

- 2.3 This clause contains the short title of the Act and provides for the commencement thereof.

## PROVINSIALE KENNISGEWING

P.K. 67/2012

16 Maart 2012

## WYSIGINGSWETSONTWERP

## KONSEP SEWENTIENDE WES-KAAPSE WYSIGINGSWETSONTWERP OP DOBBELARY EN WEDRENNE, 2012

## ALGEMENE VERDUIDELIKENDE NOTA

[ ] Woorde in vet druk tussen vierkantige hake dui skrappings uit bestaande verordenings aan

\_\_\_\_\_ Woorde met 'n volstreep daaronder dui invoegings in bestaande verordenings aan.

## WYSIGINGSWETSONTWERP

Om die Wes-Kaapse Wet op Dobbelary en Wedrenne, 1996 (Wet 4 van 1996), te wysig ten einde die verantwoordelike Lid in staat te stel om 'n *ex officio*-lid van die Wes-Kaapse Raad op Dobbelary en Wedrenne aan te stel; om die bepaling te wysig wat houers van casino-lisensies magtig om 'n casino eksklusief binne 'n bepaalde area te bedryf; en om voorsiening te maak vir aangeleenthede wat daarmee verband hou.

**W**ORD DAAR DERHALWE BEPAAL deur die Provinsiale Wetgewer van die Wes-Kaap, soos volg:—

Wysiging van artikel 3 van Wet 4 van 1996, soos gewysig deur artikel 2 van Wet 11 van 1997, en artikel 1, 4(a) en 4(b) van Wet 4 van 2006

1. Artikel 3 van die Hoofwet word gewysig deur subartikel (1) met die volgende subartikel te vervang:

“(1) Die Raad bestaan uit sewe lede wat op 'n deelydse grondslag [**deur die Uitvoerende Raad**] aangestel word soos volg:

(a) ses lede aangestel deur die Uitvoerende Raad in ooreenstemming met die voorgeskrewe prosedure, wat voorsiening maak vir openbare deelname aan die benoeming van kandidate vir aanstelling; met dien verstande dat die staande komitee van die Provinsiale Wetgewer wat vir hierdie Wet verantwoordelik is, al die kandidate se geskiktheid vir aanstelling in die Raad moet evalueer;

(b) een lid, wie 'n senior staatsamptenaar in diens van die Provinsiale Tesourie is, word *ex officio* aangestel deur die verantwoordelike Lid, ná oorleg met die Uitvoerende Raad, welke lid dieselfde regte en verpligtinge het as die lede waarna in paragraaf (a) verwys word.”.

Wysiging van artikel 44A van Wet 4 van 1996, soos gewysig deur artikel 13 van Wet 11 van 1997

2. Artikel 44A van die Hoofwet word gewysig deur subartikel (1) met die volgende subartikel te vervang:

“(1) Ondanks enige andersluidende bepalings vervat in enige ander bepalings van hierdie Wet of in enige van die voorwaardes opgelê deur die Raad ten opsigte van casino-operateurlisensies uitgereik deur die Raad, is die houer van 'n casino-operateurlisensie, wat reeds eksklusiwiteitsgelde betaal het, geregtig daarop om eksklusief in bedryf te wees binne 'n gebied en vir 'n tydperk soos voorgeskryf.”.

## Kort titel en inwerkingtreëding

3. Hierdie Wet heet die Sewentiende Wes-Kaapse Wysigingswet op Dobbelary en Wedrenne, 2012, en tree in werking op 'n datum wat die Premier by proklamasie in die *Provinsiale Koerant* bepaal.

**VERKLARENDE MEMORANDUM****KONSEP SEWENTIENDE WES-KAAPSE WYSIGINGSWETSONTWERP OP DOBBELARY EN WEDRENNE, 2012****1. AGTERGROND**

- 1.1 Die Wes-Kaapse Raad op Dobbelary en Wedrenne (“die Raad”) bestaan tans uit sewe lede, wat almal in ooreenstemming met ’n voorgeskrewe prosedure deur die Uitvoerende Raad aangestel word. Dit is wenslik dat een van dié lede, wie ’n senior staatsampenaar in diens van die Provinsiale Tesourie is, as ’n *ex officio*-lid deur die verantwoordelike Lid aangestel word, ná oorleg met die Uitvoerende Raad.
- 1.2 Die Wet bepaal in artikel 44A dat die Raad die tydperk moet vasstel waarvoor, en die gebied ten opsigte waarvan, eksklusiwiteitsregte aan houers van casino-operateurlisensies toegeken word. Artikel 81(1)(f) van die Wet verleen ’n soortgelyke bevoegdheid aan die verantwoordelike Lid. Die wysiging maak voorsiening vir die tydperk waarvoor en die gebied ten opsigte waarvan eksklusiwiteits regte toegeken word, voorgeskryf mag word.

**2. INHOUD VAN DIE WETSONTWERP**Klousule 1:

- 2.1 Dié klousule verminder die getal lede van die Raad wat regstreeks deur die Uitvoerende Raad aangestel word van sewe tot ses en maak voorsiening dat ’n nuwe lid, wie ’n senior staatsampenaar in diens van die Provinsiale Tesourie is, aangestel word deur die verantwoordelike Lid op ’n *ex officio*-grondslag, ná oorlegpleging met die Uitvoerende Raad.

Klousule 2:

- 2.2 Dié klousule verwyder die bevoegdheid van die Raad om die tydperk te bepaal waarvoor en die gebied ten opsigte waarvan eksklusiwiteitsregte aan casino-lisensiehouers toegeken word. Die klousule maak voorts voorsiening vir die houers van casino-operateurlisensies om eksklusief ’n casino te bedryf vir ’n tydperk en binne ’n area soos van tyd tot tyd by regulasie deur die verantwoordelike Lid voorgeskryf word.

Klousule 3:

- 2.3 Dié klousule bevat die kort titel van die Wet en maak voorsiening vir die inwerkingtreding daarvan.

**ISIBHENGEZO SEPHONDO**

P.N. 67/2012

16 Matshi 2012

**UMTHETHO OSAYILWAYO****UMTHETHO OSAYILWAYO WESHUMI ELINESIXHENXE OWENZA IZILUNGISO KUMTHETHO WONGCAZO NEMIDYARHO YAMAHASHE WENTSHONA KOLONI, 2012****INQAKWANA LOKUCACISA NGOKUBANZI**

[            ]      Amagama abhalwe ngqindilili kwizibiyeli ezisisikwere abonisa loo magama ashiyiweyo kwimithetho ekhoyo ngoku.

\_\_\_\_\_      Amagama akwelve ngaphantsi ngomgca ongqindilili abonisa oko kuye kwafakelwa kwimithetho ekhoyo ngoku.

**UMTHETHO OSAYILWAYO**

Ofakela izilungiso kuMthetho woNgcakazo neMidyarho yaMahashe weNtshona Koloni ka-1996 (uMthetho 4 ka-1996) ukwenzela ukuba iLungu elongameleyo likwazi ukuba linyule ilungu elingena ngokwesikhundla salo kwiBhodi yoNgcakazo neMidyarho yaMahashe yeNtshona Koloni; likwazi nokwenza izilungiso kumqathango onika abanini beelayisenisi zekhasino igunya lokulungiselela abathile kuphela; nokuqwalasela neminye imiba enxulumene nale.

**K**UWISWA UMTHETHO ke ngoko yindly yoWiso-mthetho yePhondo leNtshona Koloni ngolu hlobo lulandelayo:—

**Ukwenziwa kwezilungiso kwicandelo 3 loMthetho 4 ka-1996, njengoko wenziwa izilungiso ngecandelo 6 loMthetho ka-1997, licandelo 2 loMthetho 11 ka-1997, necandelo 1, 4(a) nele-4(b)oMthetho 4 ka-2006.**

1. Icandelo 3 loMthetho watanci lenziwa izilungiso ngokuthi kufakelwe eli candelwana lilandelayo endaweni yecandelwana (1):

“(1) IBhodi iya kuba namalungu asixhenxe anyuliweyo, angasebenzi isigxina, aya kuma ngolu hlobo lulandelayo:

(a) amalungu amathandathu; anyulwe siSigqeba esiLawulayo (yiKhabhinethi) ngokwaloo ndlela imiselweyo, indlela leyo eya kuthi inike ithuba lokuba uluntu luthathe inxaxheba ekutyunjweni kwabo batyunjelwa ukuba banyulwe; kuqondakale ke kambe ukuba ikomiti emileyo yePalamente yePhondo osingathwe yiyo lo Mthetho iya kuthi ibavandlakanye bonke abatyunjwa ngokuphathelele ekubeni bafanelekile kusini na; kunye

(b) nelungu elinye elingumsebenzi karhulumente ophezulu oqeshwe liCandelo leNkcitho-mali kaRhulumente wePhondo elinyulwe ngenxa yesikhundla salo linyulwa liLungu elongameleyo, lisakuba liye ladlalna iindlebe neSigqeba esiLawulayo (neKhabhinethi), nelinawo onke la malungelo nembophelelo ezifunyanwa ngala malungu mathandathu akhankanywe kumhlathi (a).”

**Ukwenziwa kwezilungiso kwicandelo 44A loMthetho 4 ka-1996 njengoko wenziwe izilungiso ngecandelo 13 loMthetho ka-1997**

2. Icandelo 44A loMthetho watanci lenziwa izilungiso ngokuthi kufakelwe eli candelwana lilandelayo endaweni yecandelwana (1):

“(1) Nakubeni kusenokunakho eminye imiqathango enxamnye nalo noqulathwe kuyo nayiphi na eminye imiqathango yalo Mthetho okanye kuyo nayiphi na imiqathango ebekwe yiBhodi malunga neelayisenisi zekhasino ezithe zakhutshwa yiBhodi le, umnini welayisenisi yekhasino oye wakhawula intlawulo yokulungiselela abathile qha, uya kuba negunya lokulungiselela abathile kuphela kuloo ndawo ithe yabekelwa oko neso sithuba athe wasisikelwa .”

**Isihloko esifutshane nomhla wokuqalisa**

3. Lo Mthetho ubizwa ngokuba nguMthetho weShumi elineSixhenxe Owenza iZilungiso woNgcakazo neMidyarho yaMahashe weNtshona Koloni, 2012, kwaye uya kuqalisa ukusebenza ngaloo mhla uye wabekwa yiNkulumbuso yePhondo ngompoposho oya kukhutshwa kwiGazethi yePhondo.

**MEMORANDAM ECACISAYO****UMTHETHO OSAYILWAYO WESHUMI ELINESIXHENXE OWENZA IZILUNGISO KUMTHETHO WONGCAKAZO  
NEMIDYARHO YAMASHASHE WENTSHONA KOLONI, 2012****1. INTSUKAPHI**

- 1.1 IBhodi yoNgcakazo neMidyarho yaMashashe yeNtshona Koloni (“iBhodi”) kungoku njeinamalungu asixhenxe anyulwe siSigqeba esiLawulayo (iKhabhinethi) onke ngokwenkqubo emiselweyo. Kukho imfuneko yokuba elinye lala malungu libe ngumsebenzi karhulumente ophezulu oqeshwe liCandelo leNkcitho-mali kaRhulumente wePhondo nonyulwe ngokwesikhundla sakhe liLungu elongmeleyo lisakuba lidlene iindlebe neSigqeba esiLawulayo.
- 1.2 Ngokwalo Mthetho yiBhodi ebeka isithuba sokulungiselela abathile kuphela kwakunye nendawo emakwenzeke kuyo oko ngokuphathelele kwiilayisenisi zeekhasino kwicandelo 44A. Icandelo 81(1)(f) lalo Mthetho nalo linika ilungu elisingathileyo igunya elikwafana neli. Esi silungiso sijoliswe ekubekweni kwesithuba sokulungiselela abathile kuphela kwakunye nendawo emakwenzeke kuyo oko xa kuthe kwanikwa amalungelo okukwenza oko.

**2. IZIQULATHO ZALO MTHETHO USAYILWAYO**Icandelo Elongezelelweyo 1:

- 2.1 Eli candelo linciphisa inani lamalungu eBhodi anyulwe ngqo siSigqeba esiLawulayo (iKhabhinethi) ukusuka kwasixhenxe aye kwamathandathu, lize ke lilungiselele ukuba kubekho ilungu elitsha ngumsebenzi karhulumente ophezulu oqeshwe liCandelo leNkcitho-mali kaRhulumente wePhondo nonyulwe ngokwesikhundla sakhe liLungu elongmeleyo, emva kokuba lidlene iindlebe neSigqeba esiLawulayo.

Icandelo Elongezelelweyo 2:

- 2.2 Eli candelo lisusa amagunya eBhodi okubeka isithuba nendawo apho abanini beelayisenisi zekhasino banokulungiselela abathile kuphela. Kananjalo eli candelo likwalungiselela nokuba abanini beelayisenisi zeekhasino bangalungiselela abathile kuphela isithuba nakwindawo enokuthi imana ibekwa lilungu elongameleyo ngokuthi lisebenzise umgaqo.

Icandelo Elongezelelweyo 3:

- 2.3 Eli candelo liqulathe isihloko esifutshane salo Mthetho, kwaye lilungiselela nomhla wokuqalisa kwawo ukusebenza.

## AMENDMENT BILL

## WESTERN CAPE GAMBLING AND RACING DRAFT EIGHTEENTH AMENDMENT BILL, 2012

## GENERAL EXPLANATORY NOTE:

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

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

## AMENDMENT BILL

To amend the Western Cape Gambling and Racing Act, 1996 (Act 4 of 1996), so as to amend the provisions governing new licence applications and annual licence and investigation fees; to provide for the payment of exclusivity fees after the tenth year of exclusivity; to provide for an increase in the rate of tax payable by the holders of casino operator licences; and to provide for matters connected therewith.

**B**E IT ENACTED by the Provincial Parliament of the Western Cape, as follows:

## Amendment of section 32 of Act 4 of 1996, as amended by section 27 of Act 4 of 1997 and section 9 of Act 11 of 1997

1. Section 32 of the principal Act is amended by the substitution for paragraph (b) of subsection (1) of the following paragraph:

“(b) be accompanied by the documents and information determined by the Board and by the prescribed new licence application fee or annual licence and investigation fees [specified in paragraph 1 or 2 of Schedule II], as the case may be, which shall not be refundable, and”.

## Amendment of section 44 of Act 4 of 1996, amended by section 38 of Act 4 of 1997 and section 12 of Act 11 of 1997

2. Section 44 of the principal Act is amended—

(a) by the substitution for subsection (1) of the following subsection:

“(1) The prescribed new licence application fees [set out in paragraph 1 of Schedule II] shall be paid by every applicant for a licence on submission of a new licence application.”; and

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

“(2) The prescribed annual licence and investigation fees [set out in paragraph 2 of Schedule II] shall be paid by a licence holder upon issue of the licence and thereafter annually upon renewal thereof.”.

## Amendment of section 44A of Act 4 of 1996, as amended by section 13 of Act 11 of 1997

3. Section 44A of the principal Act is amended—

(a) by the substitution for subsection (2) of the following subsection:

“(2) An exclusivity fee as set out in paragraph 3 of Schedule II shall be payable by all holders of casino operator licences and shall be collected by the Board.”.

(b) by the addition of the following subsection:

“(3) 50 per cent of the exclusivity fees collected by the Board in terms of subsection (2) shall be promptly paid into the Provincial Revenue Fund and the remaining 50 per cent shall be retained by the Board.”.

## Amendment of Item 3 of Schedule II to Act 4 of 1996, as amended by section 18 of Act 11 of 1997 and section 4 of Act 10 of 2000

4. Schedule II to the principal Act is amended—

(a) by the deletion of item 1;

(b) by the deletion of item 2;

(c) by the substitution for item 3 of the following item:

“3. (a) The exclusivity fees payable in terms of section 44A(2) are as follows:

(i) for the first 10 years, which period is calculated from one year after the award of a casino licence or the commencement of casino operations, whichever is the earlier:

Value of casino development	Exclusivity Fee
Where the value of the casino development does not exceed R175 million	R500 000,00 per annum [for a period of ten years] escalating annually at the rate applicable in respect of debts to the State as determined by the Minister responsible for National Finance from time to time.
Where the value of the casino development exceeds R175 million	R1 000 000,00 per annum [for a period of ten years] escalating annually at the rate applicable in respect of debts to the State as determined by the Minister responsible for National Finance from time to time.



- (ii) from the beginning of the 11<sup>th</sup> year, which period is calculated as set out in subparagraph (i) or from the commencement date of this Amendment Act, whichever is the later:

<u>Location of casino</u>	<u>Exclusivity Fee</u>
<u>A casino situated beyond a radius of 75 km from the Cape Town City Hall</u>	<u>R3 000 000.00 per annum escalating annually at the rate applicable in respect of debts to the State as determined by the Minister responsible for National Finance from time to time.</u>
<u>A casino situated within a radius of 75 km from the Cape Town City Hall</u>	<u>R31 000 000.00 per annum escalating annually at the rate applicable in respect of debts to the State as determined by the Minister responsible for National Finance from time to time.</u>

- (b) Notwithstanding paragraph (a), any casino operator permitted to relocate to an area within a radius of 75 km from the Cape Town City Hall shall pay the fee set out in subparagraph (a)(ii) with effect from the date of approval of the relocation, even if the initial ten-year period set out in subparagraph (a)(i) has not yet expired.”.

**Amendment of Schedule III to Act 4 of 1996, as amended by section 2 of Act 9 of 2001, section 1 of Act 3 of 2003 and section 1 of Act 7 of 2003**

5. Part B of Schedule III to the principal Act is amended by the substitution for paragraph (a) of item (1) of the following paragraph:

“(a) In respect of the taxable revenue in any tax period, an amount of tax calculated in accordance with the table below:

<u>Taxable Revenue: Where the taxable revenue in the tax period —</u>	<u>Rates of tax in respect of casino operator licence</u>
<u>does not exceed R30 million in any tax period</u>	<u>8% of each R1 of taxable revenue where the taxable revenue in a tax period does not exceed R30 million</u>
<u>exceeds R30 million in any tax period</u>	<u>R2.4 million plus 16% of each R1 of the taxable revenue by which the taxable revenue in a tax period exceeds R30 million.</u>

**Short title and commencement**

6. This Act is called the Western Cape Eighteenth Gambling and Racing Amendment Act, 2012, and comes into operation on a date fixed by the Premier by proclamation in the *Provincial Gazette*.

**MEMORANDUM ON THE OBJECTS OF THE BILL****WESTERN CAPE GAMBLING AND RACING DRAFT EIGHTEENTH AMENDMENT BILL, 2012****CONTENT OF THE BILL**Clauses 1 and 2:

- 1.1. Sections 32 and 44 of the Western Cape Gambling and Racing Act, 1996 (“the Act”) deal with licensing, application and investigation fees. These are set out in Schedule II to the Act. The proposed amendments provide for fees to be determined by way of regulation. This will ensure a less cumbersome process and will ensure enhanced revenues as the fees will be annually adjusted to keep pace with inflation.

Clauses 3 and 4:

- 1.2. Section 44A of the Act provides for the payment of exclusivity fees. These are set out in paragraph 3 of Schedule II to the Act, which makes provision for the payment of exclusivity fees during an initial period of ten years. The first such period terminated during 2010. The proposed amendment provides for the payment of exclusivity fees from the beginning of eleventh year or from the commencement date of the amendment, whichever is the later. In addition it provides for the exclusivity fee to be paid to the Western Cape Gambling and Racing Board (“the Board”) which will then be obliged to pay 50 per cent thereof into the Provincial Revenue Fund and will be entitled to retain the remaining 50 per cent.

Clause 5:

- 1.3. Part B of Schedule III to the Act specifies the rates of tax in respect of Casino Operator Licences. The proposed amendment reduces the number of tax brackets and adjusts the rates of tax.

Clause 6:

- 1.4. This clause contains the short title of the Amendment Act and provides for the commencement thereof.

## WYSIGINGSWETSONTWERP

## KONSEP AGTIENDE WES-KAAPSE WYSIGINGSWETSONTWERP OP DOBBELARY EN WEDRENNE, 2012

## ALGEMENE VERDUIDELIKENDE NOTA:

[ ] Woorde in vet druk tussen vierkantige hake dui skrappings uit bestaande verordenings aan.

\_\_\_\_\_ Woorde met 'n volstreep daaronder dui invoegings in bestaande verordenings aan.

## WYSIGINGSWETSONTWERP

Om die Wes-Kaapse Wet op Dobbelary en Wedrenne, 1996 (Wet 4 van 1996), te wysig, ten opsigte van die bepalings wat aansoeke om nuwe lisensies en jaarlikse lisensie- en ondersoekgelde reguleer; om voorsiening te maak vir die betaling van eksklusiwiteitsgelde ná die tiende jaar van eksklusiwiteit; om voorsiening te maak vir 'n verhoging in die belastingkoers betaalbaar deur die houers van casino-operateurlisensies; en om voorsiening te maak vir aangeleenthede wat daarmee verband hou.

**W**ORD DAAR DERHALWE BEPAAL deur die Provinsiale Wetgeweer van die Wes-Kaap, soos volg:—

## Wysiging van artikel 32 van Wet 4 van 1996, soos gewysig deur artikel 27 van Wet 4 van 1997 en artikel 9 van Wet 11 van 1997

1. Artikel 32 van die Hoofwet word gewysig deur paragraaf (b) van subartikel (1) met die volgende paragraaf te vervang:

“(b) moet vergesel gaan van die dokumente en inligting deur die Raad bepaal en van die [aansoekgeld] voorgeskrewe nuwe lisensie-aansoekgelde of jaarlikse lisensie- en ondersoekgelde [in paragraaf 1 of 2 van Bylae II gespesifiseer], na gelang van die geval, wat nie terugbetaalbaar is [nie,] nie; en”.

## Wysiging van artikel 44 van Wet 4 van 1996, soos gewysig deur artikel 38 van Wet 4 van 1997 en artikel 12 van Wet 11 van 1997

2. Artikel 44 van die Hoofwet word gewysig—

(a) deur subartikel (1) met die volgende subartikel te vervang:

“(1) Die voorgeskrewe nuwe lisensie-aansoekgelde [uiteengesit in paragraaf 1 van Bylae II] moet deur elke aansoeker om 'n lisensie betaal word [op die indiening van sodanige nuwe lisensie aansoek] by die indiening van 'n aansoek om 'n nuwe lisensie.”; en

(b) deur subartikel (2) met die volgende subartikel te vervang:

“(2) Die voorgeskrewe jaarlikse lisensie- en ondersoekgelde [uiteengesit in paragraaf 2 van Bylae II] moet deur 'n lisensiehouer [tydens] by die uitreiking van die lisensie en daarna jaarliks [tydens] by die hernuwing daarvan betaal word.”.

## Wysiging van artikel 44A van Wet 4 van 1996, soos gewysig deur artikel 13 van Wet 11 van 1997

3. Artikel 44A van die Hoofwet word gewysig—

(a) deur subartikel (2) met die volgende subartikel te vervang:

“(2) Die eksklusiwiteitsgelde soos uiteengesit in paragraaf 3 van Bylae II is betaalbaar deur al die houers van casino-operateurlisensies en moet deur die Raad ingevorder word.”.

(b) deur die volgende subartikel by te voeg:

“(3) 50 persent van die eksklusiwiteitsgelde wat ingevolge subartikel (2) deur die Raad ingevorder word, moet stiptelik in die Provinsiale Inkomstefonds inbetaal word en die oorblywende 50 persent mag deur die Raad behou word.”.

## Wysiging van Item 3 van Bylae II van Wet 4 van 1996, soos gewysig deur artikel 18 van Wet 11 van 1997 en artikel 4 van Wet 10 van 2000

4. Bylae II by die Hoofwet word gewysig—

(a) deur item 1 te skrap;

(b) deur item 2 te skrap;

(c) deur item 3 met die volgende item te vervang:

“3. (a) Die eksklusiwiteitsgelde betaalbaar ingevolge artikel 44A(2) is soos volg:

(i) vir die eerste 10 jaar, welke tydperk bereken word vanaf een jaar ná die toekenning van 'n casino-lisensie of die aanvang van casino-aktiwiteite, wat ook al eerste gebeur:

Waarde van casino-ontwikkeling	Eksklusiwiteitsgelde
Waar die waarde van die casino-ontwikkeling nie R175 miljoen oorskry nie	R500 000,00 per jaar [vir 'n tydperk van tien jaar], jaarliks verhoog met die koers van toepassing op skuld aan die Staat soos van tyd tot tyd deur die Minister verantwoordelik vir Nasionale Finansies bepaal.
Waar die waarde van die casino-ontwikkeling R175 miljoen oorskry	R1 000 000,00 per jaar [vir 'n tydperk van tien jaar], jaarliks verhoog met die koers van toepassing op skuld aan die Staat soos van tyd tot tyd deur die Minister verantwoordelik vir Nasionale Finansies bepaal.

- (ii) van die begin van die 11de jaar af, welke tydperk bereken word soos uiteengesit in subparagraaf (i) of vanaf die inwerkingtredingsdatum van hierdie Wysigingwet, wat ook al laaste gebeur:

<u>Ligging van casino</u>	<u>Eksklusiwiteitsgelde</u>
<u>'n Casino geleë buite 'n radius van 75 km vanaf die Kaapstadse Stadsaal</u>	<u>R3 000 000.00 per jaar, wat jaarliks eskaleer met die koers van toepassing op skuld aan die Staat soos van tyd tot tyd deur die Minister verantwoordelik vir Nasionale Finansies bepaal.</u>
<u>'n Casino geleë binne 'n radius van 75 km vanaf die Kaapstadse Stadsaal</u>	<u>R31 000 000.00 per jaar, wat jaarliks eskaleer met die koers van toepassing op skuld aan die Staat soos van tyd tot tyd deur die Minister verantwoordelik vir Nasionale Finansies bepaal.</u>

- (b) Ondanks paragraaf (a) moet enige casino-operateur wat toegelaat word om te verskuif na 'n gebied binne 'n radius van 75 km vanaf die Kaapstadse Stadsaal, met ingang van die datum van goedkeuring van die verskuiwing die gelde betaal wat in subparagraaf (a)(ii) uiteengesit word selfs indien die aanvanklike tydperk van tien jaar wat in subparagraaf (a)(i) uiteengesit word, nog nie verstryk het nie.

**Wysiging van Bylae III by Wet 4 van 1996, soos gewysig deur artikel 2 van Wet 9 van 2001 en vervang deur artikel 1 van Wet 3 van 2003 en artikel 1 van Wet 7 van 2003**

5. Deel B van Bylae III by die Hoofwet word gewysig deur paragraaf (a) van item (1) deur die volgende paragraaf te vervang:

“(a) Ten opsigte van die belasbare inkomste in enige belastingtydperk, 'n bedrag aan belasting bereken ooreenkomstig die tabel hieronder:

<u>Belasbare Inkomste: Waar die belasbare inkomste in die belastingtydperk—</u>	<u>Belastingkoerse ten opsigte van casino-operateurlisensie</u>
<u>nie R30 miljoen oorskry nie</u>	<u>8% van elke R1 van die belasbare inkomste waar die belasbare inkomste in 'n belastingtydperk nie R30 miljoen oorskry nie</u>
<u>R30 miljoen oorskry</u>	<u>R2.4 miljoen plus 16% van elke R1 van die belasbare inkomste waarmee die belasbare inkomste in 'n belastingtydperk R30 miljoen oorskry.</u>

**Kort titel en inwerkingtreding**

6. Hierdie Wet heet die Agtiende Wes-Kaapse Wysigingswet op Dobbelary en Wedrenne, 2012, en tree in werking op 'n datum soos deur die Premier by proklamasie in die *Provinsiale Koerant* bepaal.

**MEMORANDUM OOR DIE OOGMERKE VAN DIE WETSONTWERP****KONSEP AGTIENDE WES-KAAPSE WYSIGINGSWETSONTWERP OP DOBBELARY EN WEDRENNE, 2012****INHOUD VAN DIE WETSONTWERP**Klousules 1 en 2:

- 1.1. Artikels 32 en 44 van die Wes-Kaapse Wet op Dobbelary en Wedrenne, 1996 ("die Wet") handel oor gelde vir lisenasiering, aansoeke en ondersoeke, wat in Bylae II by die Wet uiteengesit word. Die voorgestelde wysigings maak daarvoor voorsiening dat gelde by regulasie bepaal kan word. Dit sal 'n minder omslagtige proses daarstel en sal groter inkomste verseker omdat die gelde jaarliks aangepas sal word om met inflasie tred te hou.

Klousules 3 en 4:

- 1.2. Artikel 44A van die Wet maak voorsiening vir die betaling van eksklusiwiteitsgelde. Hierdie gelde word in paragraaf 3 van Bylae II by die Wet uiteengesit, wat voorsiening maak vir die betaling van eksklusiwiteitsgelde gedurende 'n aanvanklike tydperk van tien jaar. Die eerste sodanige tydperk het in 2010 ten einde geloop. Die voorgestelde wysiging maak voorsiening vir die betaling van eksklusiwiteitsgelde vanaf die begin van die elfde jaar of vanaf die datum van inwerkingtreding van die wysiging, wat ook al die laatste is. Voorts word daar voorsiening gemaak vir die betaling van die eksklusiwiteitsgelde aan die Wes-Kaapse Raad vir Dobbelary en Wedrenne ("die Raad"), wat dan verplig sal wees om 50 persent daarvan in die Provinsiale Inkomstefonds te stort en die oorblywende 50 persent kan behou.

Klousule 5:

- 1.3. Deel B van Bylae III by die Wet bepaal die belastingkoerse ten opsigte van casino-operateurslisensies. Die voorgestelde wysiging verminder die getal belastingkategorieë en pas die belastingkoerse aan.

Klousule 6:

- 1.4. Hierdie klousule bevat die kort titel van die Wysigingswet en maak voorsiening vir die inwerkingtreding daarvan.

## UMTHETHO OSAYILWAYO

## UMTHETHO OSAYILWAYO WESHUMI ELINESIBHOZO OWENZA IZILUNGISO KUMTHETHO WONGCAKAZO NEMIDYARHO YAMAHASHE WENTSHONA KOLONI, 2012

## INQAKWANA LOKUCACISA NGOKUBANZI

[ ] Amagama abhalwe ngqindilili kwizibiyeli ezisisikwere abonisa loo magama ashiiweyo kwimithetho ekhoyo ngoku.

\_\_\_\_\_ Amagama akwelwe ngaphantsi ngomgca ongqindilili abonisa oko kuye kwafakelwa kwimithetho ekhoyo ngoku.

## UMTHETHO OSAYILWAYO

Ofakela izilungiso kuMthetho woNgcakazo neMidyarho yaMahashe weNtshona Koloni ka-1996 (uMthetho 4 ka-1996) khona ukuze kwenziwe iinguqulelo kwimiqathango elawula ukufakwa kwezicelo zeelayisenisi ezintsha kunye nentlawulo iintlawulo zeelayisenisi zonyaka kunye neentlawulo zokwenziwa kophando; ukulungiselela ukuhlululwa kweentlawulo zokulungiselela abathile kuphela emva kweminyaka elishumi yokulungiselela abathile kuphela; ukulungiselela ukunyuswa kwezinga lerhafu ehlawulwa ngabanini beelayisenisi zeekhasino; nokulungiselela neminye ke imiba enxulumene nale.

**K**UWISWA UMTHETHO ke ngoko yindly yoWiso-mthetho yePhondo leNtshona Koloni ngolu hlobo lulandelayo:—

Ukwenziwa kwezilungiso kwicandelo 32 loMthetho 4 ka-1996, njengoko wenziwe izilungiso ngecandelo 27 loMthetho 4 ka-1997 nangecandelo 9 loMthetho 11 ka-1997.

1. Icandelo 32 loMthetho watanci lenziwa izilungiso apha ngokuthi kufakelwe lo mhlathi ulandelayo endaweni yomhlathi (b) wecandelwana (1):
- “(b) sihambe nalo maxwebhu kunye nezo nkukacha zixeliweyo kunye nentlawulo yokwenza isicelo selayisenisi entsha emiselweyo okanye nentlawulo yelayisenisi yonyaka [njengoko ikhankanywa kumhlathi 1 okanye 2 weShedyuli II], ngokwemeko leyo, intlawulo leyo angasayi kuyibuyiselwa; kwaye”.

Ukwenziwa kwezilungiso kwicandelo 44 loMthetho 4 ka-1996, owenziwa izilungiso ngecandelo 38 loMthetho 4 ka-1997 nangecandelo 12 loMthetho 11 ka-1997.

2. Icandelo 44 loMthetho watanci lenziwa izilungiso—
- (a) ngokuthi kufakelwe eli candelwana lilandelayo endaweni yecandelwana (1):
- “(1) Intlawulo yokwenza isicelo selayisenisi entsha emiselweyo [njengoko ikhankanywa kumhlathi 1 weShedyuli II] iya kuthi ihlawulwe nguye wonke umfaki wesicelo selayisenisi xa efaka isicelo selayisenisi entsha.” kwaye
- (b) ngokuthi kufakelwe eli candelwana lilandelayo endaweni yecandelwana (2):
- “(2) Intlawulo yelayisenisi nophando yonyaka emiselweyo [njengoko ikhankanywa kumhlathi 1 weShedyuli II] iya kuthi ihlawulwe ngumnini welayisenisi asakuba ekhutshelwe ilayisenisi aze ke emva koko ayihlawule qho ngonyaka xa ehlaziya ilayisenisi leyo.”.

Ukwenziwa kwezilungiso kwicandelo 44A loMthetho 4 ka-1996, njengoko lenziwa izilungiso ngecandelo 13 loMthetho 11 ka-1997

3. Icandelo 44A loMthetho watanci lenziwa izilungiso—
- (a) ngokuthi kufakelwe eli candelwana lilandelayo endaweni yecandelwana (2):
- “(2) Intlawulo yokulungiselela abathile kuphela, njengoko ikhankanywa kumhlathi 3 weShedyuli II iya kuthi ihlawulwe ngabo bonke abanini beelayisenisi zeekhasino kwaye iya kuqokelelwa yiBhodi.”.
- (b) ngokuthi kongezwe eli candelwana lilandelayo:
- “(3) I-50% yentlawulo yokulungiselela abathile kuphela ethe yaqokelelwa yiBhodi ngokwemiqathango yecandelwana (2) iya kuthi ikhawuleze iye kuhlawulwa kwiNgxowa yeMali yePhondo (Provincial Revenue Fund), kwaye ke le 50% iseleyo iya kugcinwa yiBhodi.”.

Ukwenziwa kwezilungiso kuMhlathi 3 weShedyuli II yoMthetho 4 ka-1996, njengoko wenziwa izilungiso ngecandelo 18 loMthetho 11 ka-1997 nangecandelo 4 loMthetho 10 ka-2000

4. IShedyuli II yoMthetho watanci yenziwa izilungiso—
- (a) ngokuthi kucinywe umhlathi 1;
- (b) ngokuthi kucinywe umhlathi 2;
- (c) ngokuthi kufakelwe lo mhlathi ulandelayo endaweni yomhlathi 3:
- “3. (a) Intlawulo yokulungiselela abathile kuphela ekhankanywe kwicandelo 44A(2) ime ngolu hlobo lulandelayo
- (i) Isithuba seminyaka elishumi yokuqala, isithuba eso esibalwa ukusukela kunyaka wokuqala emva kokuba ikhutshiwe ilayisenisi yekhasino okanye emva kokuba iqalile ikhasino leyo ukusebenza, ngokwaloo nto ithe yenzeka kuqala:

Ixabiso lolwakihiwo lwekhasino	Intlawulo
Apho ixabiso lolwakihiwo lwekhasino lingadlulanga kwi-R175 million	R500 000,00 ngonyaka [isithuba seminyaka elishumi] eya kuthi inyuke qho ngonyaka ngokwelo zinga lifanelekileyo ngokuphathelile kumatyala afanele kuhlawulwa uRhulumente, izinga elo eliya kumana libekwa nguMphathiswa weSizwe owongamele ezemali.

<b>Ixabiso lolwakhiwo lwekhasino</b>	<b>Intlawulo</b>
Apho ixabiso lolwakhiwo lwekhasino lidlule kwi-R175 million	R1 000 000,00 ngonyaka [isithuba seminyaka elishumi] eya kuthi inyuke qho ngonyaka ngokwelo zinga lifanelekileyo ngokuphathelele kumatyala afanele kuhlawulwa uRhulumente, izinga elo eliya kumana libekwa nguMphathiswa weSizwe owongamele ezemali.

(ii) ukusukela kunyaka weshumi elinanye, isithuba eso esibalwa ngokoluya hlobo luchazwe kumhlathi (a)(i) okanye ke ngaloo mhla wokuqalisa kwalo Mthetho Wenza iZilungiso ukusebenza, ngokwaloo nto ithe yenzeka mva:

<b>Apho ikhoyo ikhasi</b>	<b>Intlawulo</b>
<u>Apho ikhasino ikungama ongaphaya kweekhilometha ezingama-75 ukusuka eCape Town City Hall</u>	R3 000 000,00 ngonyaka eya kuthi inyuke qho ngonyaka ngokwelo zinga lifanelekileyo ngokuphathelele kumatyala afanele kuhlawulwa uRhulumente, izinga elo eliya kumana libekwa nguMphathiswa weSizwe owongamele ezemali.
<u>Apho ikhasino ikungama ongadlulanga kwiikhilometha ezingama-75 ukusuka eCape Town City Hall</u>	R31 000 000,00 ngonyaka eya kuthi inyuke qho ngonyaka ngokwelo zinga lifanelekileyo ngokuphathelele kumatyala afanele kuhlawulwa uRhulumente, izinga elo eliya kumana libekwa nguMphathiswa weSizwe owongamele ezemali.

(b) Nakubeni kukho oku kukqulathwe kumhlathi (a), nawuphi na umnini welayisenisi yekhasino othe wavunyelwa ukuba afudukele kwindawo ekungama ongadlulanga kwiikhilometha ezingama-75 ukusuka eCape Town City Hall, uya kuthi ahlawule le ntlawulo ichazwe kumhlathi (a)(ii) ukuqalela kuloo mhla akuvunyelwe ngawo ukuba angafuduka, nokuba asikapheli esiya sithuba sokuqala seminyaka elishumi sikhankanywe kumhlathi (a)(i)."

**Ukwenziwa kwezilungiso kwiShedyuli III yoMthetho 4 ka-1996, njengoko wenziwa izilungiso ngecandelo 2 loMthetho 9 ka-2001 nangecandelo 1 loMthetho 3 ka-2003, nangecandelo 1 loMthetho 7 ka-2003**

5. ISigaba B seShedyuli III yoMthetho watanci senziwa izilungiso ngokuthi kufakelwe lomhlathi ulandelayo endaweni yomhlathana (a) womhlathi (1):

(a) Ngokuphathelele kwimali erhafiswayo kuso nasiphi na isithuba sorhafiso, isixa semali yerhafu ebalwe ngokwale theyibhile ilandela ngezantsi apha

<b>Imali erhafiswayo Apho imali erhafiswayo kwisithuba sorhafiso</b>	<b>Izinga lerhafu ngokubhekisele kumnini welayisenisi yekhasino</b>
<u>ingadlulanga kuma-R30 million kuso nasiphi nasiphi na isithuba sorhafiso</u>	8% yeranti nganye kwimali erhafiswayo apho imali erhafiswayo kwisithuba sorhafiso ingadlulanga kuma-30 million
<u>idlule kuma-R30 million, kuso nasiphi na isithuba sorhafiso</u>	<b>R2,4</b> million kunye ne- <b>16%</b> yeranti nganye yemali erhafiswayo yeso sixa idlule ngaso imali erhafiswayo kwi-R 30 million

**Isihloko esifutshane nomhla wokuqalisa**

6. Lo Mthetho ubizwa ngokuba nguMthetho weShumi elineSibhozo Owenza iZilungiso woNgcakazo neMidyarho yaMahashe weNtshona Koloni, 2012, kwaye uya kuqalisa ukusebenza ngaloo mhla uye wabekwa yiNkulumbuso yePhondo ngompoposho oya kukhutshwa kwiGazethi yePhondo.

**MEMORANDAM YEENJONGO ZALO MTHETHO USAYILWAYO****UMTHETHO OSAYILWAYO WESHUMI ELINESIBHOZO OWENZA IZILUNGISO KUMTHETHO WONGCAKAZO NEMIDYARHO YAMAHASHE WENTSHONA KOLONI, 2012****IZIQULATHO ZALO MTHETHO USAYILWAYO**Imihlathi eyongezelelweyo 1 no-2:

- 1.1 Amacandelo 32 nele-44 oMthetho woNgcakazo neMidyarho yaMahashe weNtshona Koloni ka-1996 (“uMthetho”) omalunga nokukhutshwa kweelayisenisi, ukufakwa kwezicelo neentlawulo zokwenziwa kophando. Le miba ichazwe kwiShedyuli yalo Mthetho. Izilungiso eziphakanyiswayo zilungiselela ukuba iintlawulo mazibekwe ngokomgaqo. Oko kuya kuqinisekisa ukuba inkqubo elandelwayo ayinabucukubhede buninzi kwaye kuya kuqinisekisa nophuculo lokungena kwemali, njengoko iintlawulo ziya kumana zihlaziya qho ngonyaka ngeenjongo zokuzingqamanisa namazinga okunyuka kwamaxabiso.

Imihlathi eyongezelelweyo 3 no-4:

- 1.2 Icandelo 44A lalo Mthetho limalunga nokuhlawulwa kweentlawulo zokulungiselela abathile kuphela. Ezi ntlawulo zichazwe kumhlathi. 3 weShedyuli II yalo Mthetho, ochaza ngokukhutshwa kweentlawulo zolungiselelo lwabathile kuphela kwisithuba sokuqala esiyiminyaka elishumi. Eso sithuba sokuqala ke sipele ngo-2010. Isilungiso esiphakanyiswayo simalunga nokuhlawulwa kweentlawulo zokulungiselela abathile kuphela ukusukela ekuqaleni konyaka weshumi elinanye okanye ukusukela kumhla wokuqalisa kwesilungiso ukusebenza, ngokwelo xesha lifike mva kula. Kananjalo ukwachaza nangentlawulo yolungiselelo lwabathile kuphela efanele kwenziwa kwiBhodi yoNgcakazo neMidyarho yaMahashe yaseNtshona Koloni (“iBhodi”) eya kuthi ke inyanzeleke ukuba ihlawule i-50 yepesenti yayo kwiNgxowa yeMali yePhondo (Provincial Revenue Fund), ize ke ibe selungelweni lokuyigcina enye i-50 yepesenti le.

Umhlathi owongezelelweyo 5:

- 1.3 ISigaba B seSheduli III yalo Mthetho sichaza amazinga eentlawulo zerhafu yeeLayisenisi zaBanini beeKhasino. Esi silungiso siphakanyiswayo sithoba inani lamazinga eerhafu sihlengahlengise neerhafu.

Umhlathi owongezelelweyo 6:

- 1.4 Lo mhlathi uqulathe isihlokwana esifutshane salo Mthetho Wenza iZilungiso uchaze nomhla wokuqalisa kwawo ukusebenza.



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

I, Alan Winde, Provincial Minister of Finance, Economic Development and Tourism intend in terms of section 81 of the Western Cape Gambling and Racing Act, 1996 (Act 4 of 1996), to make the following regulations as set out in the Schedule, to amend the Western Cape Gambling and Racing Regulations, as published under Provincial Notice 239/1996 dated 7 June 1996 as amended by Provincial Notices 440/1996 (dated 11 October 1996), 458/1996 (dated 30 October 1996), 303/1997 (dated 29 August 1997), 446/1997 (dated 12 December 1997), 50/1998 (dated 23 January 1998), 285/1998 (dated 29 May 1998), 331/1998 (dated 19 June 1998), 334/1998 (dated 26 June 1998), 363/2000 (dated 16 August 2000), 24/2001 (dated 2 February 2001), 11/2002 (dated 18 January 2002), 358/2002 (dated 8 November 2002), 265/2003 (dated 8 August 2003) and 396/2003 (dated 21 November 2003).

**A WINDE MPP**  
**MINISTER OF FINANCE, ECONOMIC DEVELOPMENT AND TOURISM**

**SCHEDULE**

**Amendment of Regulation 3**

1. Regulation 3 of the Regulations is amended by the addition of the following sub-regulation after sub-regulation (7):  
 “(8) This Regulation does not apply in respect of the *ex officio* appointment envisaged in section 3(1)(b) of the Act.”

**Amendment of Regulation 4**

2. Regulation 4 of the Regulations is amended by the addition of the following sub-regulation after sub-regulation (4):  
 “(5) This Regulation does not apply in respect of the *ex officio* appointment envisaged in section 3(1)(b) of the Act.”

**Insertion of Regulation 13A**

3. The following Regulation is inserted after Regulation 13:

**Area and period of exclusivity**

13A. In terms of section 44(A)(1) of the Act, read with section 81(1)(f) thereof —

- (a) the area of exclusivity of a casino operator licence shall be the area specified in the relevant casino operator licence conditions;  
 (b) the period of exclusivity shall end on the date specified below, or on such later date or dates as determined by the Responsible Member by notice in the *Provincial Gazette*:

<b>Region</b>	<b>Termination of Exclusivity Period</b>
Cape Metropole	31 December 2012
Overberg	31 December 2012
West Coast	31 December 2012
Southern Cape	11 December 2012
Breede River	9 May 2016

**Amendment of Regulation 27**

4. Regulation 27 of the Regulations is amended by the substitution for the heading of Chapter 10 of the following heading:  
 “RECOVERY OF COSTS AND PRESCRIBED FEES”

**Insertion of Regulation 27A**

5. The following Regulation is inserted after Regulation 27:

**Application Fees**

27A. The application fees payable in terms of Sections 32 and 44 of the Act, for the grant of a licence are as follows:

<b><u>Kinds of licences</u></b>	<b><u>New licence application fee</u></b> <b><u>R</u></b>
<u>Casino operator licence</u>	<u>345 340,00</u>
<u>Limited gambling machine operator licence</u>	<u>172 670,00</u>
<u>Limited gambling machine premises licence</u>	<u>8 630,00</u>
<u>Bingo licence</u>	<u>86 340,00</u>
<u>Bingo premises licence</u>	<u>8 630,00</u>
<u>Junket agent licence</u>	<u>8 630,00</u>

<u>Kinds of licences</u>	<u>New licence application fee</u> <u>R</u>
<u>Manufacturer licence</u>	<u>8 630,00</u>
<u>Distributor licence</u>	<u>8 630,00</u>
<u>Totalisator operator licence</u>	<u>172 670,00</u>
<u>Totalisator premises licence</u>	<u>8 630,00</u>
<u>Bookmaker licence</u>	<u>8 630,00</u>
<u>Bookmaker premises licence</u>	<u>8 630,00</u>
<u>Key employee licence</u>	<u>350,00</u>
<u>Gambling employee licence</u>	<u>90,00</u>

”

**Insertion of Regulation 27B**

6. The following Regulation is inserted after Regulation 27A:

**“Annual licence and investigation fees**

27B. The annual licence and investigation fees payable in terms of Sections 32 and 44 of the Act are as follows:

<u>Kinds of licences</u>	<u>Annual licence fee</u> <u>R</u>	<u>Investigation fee</u> <u>R</u>
<u>Casino operator licence</u>	<u>172 670,00</u>	<u>5 180,00 per gambling table plus 3 450,00 per slot machine</u>
<u>Limited gambling machine operator licence</u>	<u>86 340,00</u>	<u>1 730,00 per limited gambling machine</u>
<u>Limited gambling machine premises licence</u>	<u>860,00</u>	<u>3 450,00</u>
<u>Bingo licence</u>	<u>3 450,00</u>	<u>8 630,00</u>
<u>Bingo premises licence</u>	<u>860,00</u>	<u>3 450,00</u>
<u>Junket agent licence</u>	<u>350,00</u>	<u>860,00</u>
<u>Manufacturer licence</u>	<u>3 450,00</u>	<u>17 270,00</u>
<u>Distributor licence</u>	<u>3 450,00</u>	<u>17 270,00</u>
<u>Totalisator operator licence</u>	<u>3 450,00</u>	<u>86 340,00</u>
<u>Totalisator premises licence</u>	<u>350,00</u>	<u>860,00</u>
<u>Bookmaker licence</u>	<u>1 730,00</u>	<u>6 910,00</u>
<u>Bookmaker premises licence</u>	<u>350,00</u>	<u>860,00</u>
<u>Key employee licence</u>	<u>90,00</u>	<u>350,00</u>
<u>Gambling employee licence</u>	<u>90,00</u>	<u>90,00</u>

”

**Insertion of Regulation 27C**

7. The following Regulation is inserted after Regulation 27B:

**“Annual escalation of fees**

27C. The fees set out in Regulations 27A and 27B shall escalate annually at the rate applicable in respect of debts to the State as determined by the National Minister responsible for finance from time to time.”

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

Ek, Alan Winde, Provinsiale Minister van Finansies, Ekonomiese Ontwikkeling en Toerisme, is voornemens om ingevolge artikel 81 van die Wes-Kaapse Wet op Dobbelary en Wedrenne, 1996 (Wet 4 van 1996), die volgende regulasies, soos uiteengesit in die Bylae, uit te vaardig tot wysiging van die Wes-Kaapse Regulasies op Dobbelary en Wedrenne, soos gepubliseer ingevolge Provinsiale Kennisgewing 239/1996 (gedateer 7 Junie 1996) soos gewysig deur Provinsiale Kennisgewings 440/1996 (gedateer 11 Oktober 1996), 458/1996 (gedateer 30 Oktober 1996), 303/1997 (gedateer 29 Augustus 1997), 446/1997 (gedateer 12 Desember 1997), 50/1998 (gedateer 23 Januarie 1998), 285/1998 (gedateer 29 Mei 1998), 331/1998 (gedateer 19 Junie 1998), 334/1998 (gedateer 26 Junie 1998), 363/2000 (gedateer 16 Augustus 2000), 24/2001 (gedateer 2 Februarie 2001), 11/2002 (gedateer 18 Januarie 2002), 358/2002 (gedateer 8 November 2002), 265/2003 (gedateer 8 Augustus 2003) en 396/2003 (gedateer 21 November 2003).

**A WINDE LPP**

**MINISTER VAN FINANSIES, EKONOMIESE ONTWIKKELING EN TOERISME**

**BYLAE**

**Wysiging van Regulasie 3**

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

“(8) Hierdie Regulasie is nie van toepassing op die *ex officio*-aanstelling beoog in artikel 3(1)(b) van die Wet nie.”

**Wysiging van Regulasie 4**

2. Regulasie 4 van die Regulasies word gewysig deur die volgende subregulasie ná subregulasie (4) in te voeg:

“(5) Hierdie Regulasie is nie van toepassing op die *ex officio*-aanstelling beoog in artikel 3(1)(b) van die Wet nie.”

**Invoeging van Regulasie 13A**

3. Die volgende Regulasie word ná Regulasie 13 ingevoeg:

**“Area en tydperk van eksklusiwiteit**

13A. Ingevolge artikel 44(A)(1) van die Wet, saamgelees met artikel 81(1)(f) daarvan—

- (a) is die area van eksklusiwiteit van ’n casino-operateurlisensie die area vermeld in die tersaaklike casino-operateurlisensievoorwaardes;
- (b) eindig die tydperk van eksklusiwiteit op die datum hieronder vermeld, of op die later datum of datums soos bepaal deur die Verantwoordelike Lid by kennisgewing in die *Provinsiale Koerant*:

Streek	Beëindiging van tydperk van eksklusiwiteit
Kaapse Metropool	31 Desember 2012
Overberg	31 Desember 2012
Weskus	31 Desember 2012
Suid-Kaap	11 Desember 2012
Breërivier	9 Mei 2016

**Wysiging van Regulasie 27**

4. Regulasie 27 van die Regulasies word gewysig deur die opskrif van Hoofstuk 10 met die volgende opskrif te vervang:

“VERHALING VAN KOSTE EN VOORGESKREWE GELDE”

**Invoeging van Regulasie 27A**

5. Die volgende Regulasie word ná Regulasie 27 ingevoeg:

**“Aansoekgelde**

27A. Die aansoekgelde betaalbaar ingevolge artikels 32 en 44 van die Wet vir die toestaan van ’n lisensie is soos volg:

Soorte lisensies	Aansoekgelde vir nuwe lisensies R
Casino-operateurlisensie	345 340,00
Beperktedobbemasjien-operateurlisensie	172 670,00
Beperktedobbemasjien-perseellisensie	8 630,00
Bingolisensie	86 340,00
Bingoperseellisensie	8 630,00
Plesiertog-agentlisensie	8 630,00

<u>Soorte lisensies</u>	<u>Aansoekgelde vir nuwe lisensies</u> <u>R</u>
<u>Vervaardigerlisensie</u>	<u>8 630,00</u>
<u>Verspreiderlisensie</u>	<u>8 630,00</u>
<u>Totalisator-operateurlisensie</u>	<u>172 670,00</u>
<u>Totalisator-perseellisensie</u>	<u>8 630,00</u>
<u>Boekmakerlisensie</u>	<u>8 630,00</u>
<u>Boekmakerperseellisensie</u>	<u>8 630,00</u>
<u>Sleutelwerknemerlisensie</u>	<u>350,00</u>
<u>Dobbelywerknemerlisensie</u>	<u>90,00</u>

#### **Invoeging van Regulasie 27B**

6. Die volgende Regulasie word ná Regulasie 27A ingevoeg:

**“Jaarlikse lisensie- en ondersoekgelde**

27B. Die jaarlikse lisensie- en ondersoekgelde betaalbaar ingevolge artikels 32 en 44 van die Wet is soos volg:

<u>Soorte lisensies</u>	<u>Jaarlikse lisensiegelde</u> <u>R</u>	<u>Ondersoekgelde</u> <u>R</u>
<u>Casino-operateurlisensie</u>	<u>172 670,00</u>	<u>5 180,00 per dobbeltafel plus 3 450,00 per muntoutomaatmasjien</u>
<u>Beperktedobbelmasjien-operateurlisensie</u>	<u>86 340,00</u>	<u>1 730,00 per beperktedobbelmasjien</u>
<u>Beperktedobbelmasjien-perseellisensie</u>	<u>860,00</u>	<u>3 450,00</u>
<u>Bingolisensie</u>	<u>3 450,00</u>	<u>8 630,00</u>
<u>Bingoperseellisensie</u>	<u>860,00</u>	<u>3 450,00</u>
<u>Plesiertog-agentlisensie</u>	<u>350,00</u>	<u>860,00</u>
<u>Vervaardigerlisensie</u>	<u>3 450,00</u>	<u>17 270,00</u>
<u>Verspreiderlisensie</u>	<u>3 450,00</u>	<u>17 270,00</u>
<u>Totalisator-operateurlisensie</u>	<u>3 450,00</u>	<u>86 340,00</u>
<u>Totalisator-perseellisensie</u>	<u>350,00</u>	<u>860,00</u>
<u>Boekmakerlisensie</u>	<u>1 730,00</u>	<u>6 910,00</u>
<u>Boekmakerperseellisensie</u>	<u>350,00</u>	<u>860,00</u>
<u>Sleutelwerknemerlisensie</u>	<u>90,00</u>	<u>350,00</u>
<u>Dobbelywerknemerlisensie</u>	<u>90,00</u>	<u>90,00</u>

#### **Invoeging van Regulasie 27C**

7. Die volgende Regulasie word ná Regulasie 27B ingevoeg:

**“Jaarlikse eskalاسie van gelde**

27C. Die gelde uiteengesit in Regulasies 27A en 27B eskaleer jaarliks teen die koers van toepassing op skulde aan die Staat soos van tyd tot tyd deur die Nasionale Minister verantwoordelik vir finansies bepaal.”

**UMTHETHO WONGCAKAZO NEMIDYARHO YAMAHASHE WENTSHONA KOLONI, 1996 (UMTHETHO 4 KA-1996)  
IZILUNGISO KWIMIGAQO YONGCAKAZO NEMIDYARHO YAMAHASHE YENTSHONA KOLONI**

Mna, Alan Winde, uMphathiswa wePhondo wezeMali, uPhuhliso loQoqosho noKhenketho, ndiceba, phantsi kwemiqathango yecandelo 81 loMthetho woNgcakazo neMidyarho yaMahashe weNtshona Koloni ka-1996 (uMthetho 4 ka-1996), ukuba ndibeke le migaqo ichazwe kwiShedyuli, ngenjongo yokwenza izilungiso kwiMigaqo yoNgcakazo neMidyarho yaMahashe yeNtshona Koloni, njengoko ipapashiwe kwiSaziso sePhondo esinguNomb. 239/1996 somhla we-7 Juni 1996, njengoko yenziwa izilungiso ngeZaziso zePhondo 440/1996 (somhla we-11 Okthobha 1996), 458/1996 (somhla wama-30 Okthobha 1996), 303/1997 (somhla wam-29 Agasti 1997), 446/1997 (somhla we-12 Disemba 1997), 50/1998 (somhla wama-23 Januwari 1998), 285/1998 (somhla wama-29 Meyi 1998), 331/1998 (somhla we-19 Juni 1998), 334/1998 (somhla wama-26 Juni 1998), 363/2000 (somhla we-16 Agasti 2000), 24/2001 (somhla we-2 Febhuwari 2001), 11/2002 (somhla we-18 Januwari 2002), 358/2002 (somhla we-8 Novemba 2002), 265/2003 (somhla we-8 Agasti 2003) nesinguNomb. 396/2003 (somhla wama-21 Novemba 2003).

**A WINDE MPP**

**UMPHATHISWA WEZEMALI, UPHUHLISO LOQOQOSHO NOKHENKETHO**

**ISHEDYULI**

**Ukwenziwa kwezilungiso kuMgaqo 3**

1. UMgaqo 3 weMigaqo wenziwa izilungiso ngokuthi kongezwe lo mgaqwana ulandelayo emva komgaqwana (7):

“(8) Lo Mgaqo awubachaphazeli abaya banikwe ubulungu ngenxa yezikhundla (*ex officio*) bakhankanywe kwicandelo 3(1)(b) loMthetho lo.”

**Ukwenziwa kwezilungiso kuMgaqo 4**

2. UMgaqo 4 weMigaqo wenziwa izilungiso ngokuthi kongezwe lo mgaqwana ulandelayo emva komgaqwana (4):

“(5) Lo Mgaqo awubachaphazeli abaya banikwe ubulungu ngenxa yezikhundla (*ex officio*) bakhankanywe kwicandelo 3(1)(b) loMthetho lo.”

**Ukufakelwa koMgaqo 13A**

3. Lo Mgaqo ulandelayo ufakelwa emva koMgaqo 13:

“13A. Ngokwemiqathango yecandelo 44(A)(1) loMthetho lo, xa lifundwa necandelo 81(1)(f) lawo—

- (a) Indawo elungiselelwe abathile kuphela kwilayisenisi yekhasino iya yiloo ndawo ichazwe kwemiqathango yaloo layisenisi ichaphazelekayo;
- (b) Isithuba sendawo elungiselelwe abathile kuphela siya kuthi siphelelwe ngalo mhla uchazwe kule bhokisi ilandela ngezantsi apha, okanye ke ngaloo mhla usemva koko okanye ngaloo mhla isemva koko ithe yabekwa nguMphathiswa owongameleyo ngenothisi ekhutshwe kwiGazethi yePhondo:

<b>Ummandla</b>	<b>Ukuphela kwesithuba sendawo yabathile kuphela</b>
Cape Metropole	31 Disemba 2012
Overberg	31 Disemba 2012
uNxweme oluseNtshona	31 Disemba 2012
Mzantsi Koloni	11 Disemba 2012
Breede River	9 May 2016

**Ukwenziwa kwezilungiso kuMgaqo 27**

4. UMgaqo 27 weMigaqo wenziwa izilungiso ngokuthi, endaweni yesihloko seSahluko 10 kufakwe esi sihloko silandelayo:

“UKUBIZWA KWEENDLEKO NEENTLAWULO EZIMISELWEYO”

**Ukufakelwa koMgaqo 27A**

5. Lo Mgaqo ulandelayo ufakelwa emva koMgaqo 27:

“**Iintlawulo zezicelo**

27A. Iintlawulo zokufaka isicelo selayisenisi ezifanele ngokwemiqathango yaMacandelo 32 nelama-44 oMthetho lo zime ngolu hlobo lulandelayo:

<b>Iindidi zeelayisenisi</b>	<b>Iintlawulo yesicelo selayisenisi entsha R</b>
<u>Ilayisenisi yekhasino</u>	<u>345 340,00</u>
<u>Ilayisenisi yoomatshini bongcakazo olubekelwe imida</u>	<u>172 670,00</u>
<u>Ilayisenisi yamasango oomatshini bongcakazo olubekelwe imida</u>	<u>8 630,00</u>
<u>Ilayisenisi yebhingo</u>	<u>86 340,00</u>
<u>Ilayisenisi yamasango ebhingo</u>	<u>8 630,00</u>

<u>Iindidi zeelayisenisi</u>	<u>Intlawulo yesicelo selayisenisi entsha</u> <u>R</u>
<u>Ilayisenisi yomququzeleli</u>	<u>8 630,00</u>
<u>Ilayisenisi yomvelisi</u>	<u>8 630,00</u>
<u>Ilayisenisi yomhambisi</u>	<u>8 630,00</u>
<u>Ilayisenisi yoomatshini bokubala imali yabadlali</u>	<u>172 670,00</u>
<u>Ilayisenisi yamasango oomatshini bokubala imali yabadlali</u>	<u>8 630,00</u>
<u>Ilayisenisi yombhejisi</u>	<u>8 630,00</u>
<u>Ilayisenisi yamasango ombhejisi</u>	<u>8 630,00</u>
<u>Ilayisenisi yomsebenzi ophambili</u>	<u>350,00</u>
<u>Ilayisenisi yomsebenzi wongcakazo</u>	<u>90,00</u>

#### Ukufakelwa koMgaqo 27B

6. Lo Mgaqo ulandelayo ufakelwa emva koMgaqo 27A:

##### “Intlawulo zeelayisenisi nophando zonyaka

27B. Iintlawulo zelayisenisi kunye nezophando ezifanele kuhlawulwa ngonyaka ngokwemiqathango yaMacandelo 32 nelama-44 oMthetho lo zime ngolu hlobo lulandelayo:

<u>Iindidi zeelayisenisi</u>	<u>Intlawulo yelayisenisi yonyaka</u> <u>R</u>	<u>Intlawulo yophando</u> <u>R</u>
<u>Ilayisenisi yekhasino</u>	<u>172 670,00</u>	<u>5 180,00 ngetafile yongcakazo nganye kunye nama-3 450,00 ngomatshini wokufaka imali ngamnye</u>
<u>Ilayisenisi yoomatshini bongcakazo olubekelwe imida</u>	<u>86 340,00</u>	<u>1 730,00 ngomatshini wongcakazo olubekelwe imida ngamnye</u>
<u>Ilayisenisi yamasango oomatshini bongcakazo olubekelwe imida</u>	<u>860,00</u>	<u>3 450,00</u>
<u>Ilayisenisi yebhingo</u>	<u>3 450,00</u>	<u>8 630,00</u>
<u>Ilayisenisi yamasango ebhingo</u>	<u>860,00</u>	<u>3 450,00</u>
<u>Ilayisenisi yomququzeleli</u>	<u>350,00</u>	<u>860,00</u>
<u>Ilayisenisi yomvelisi</u>	<u>3 450,00</u>	<u>17 270,00</u>
<u>Ilayisenisi yomhambisi</u>	<u>3 450,00</u>	<u>17 270,00</u>
<u>Ilayisenisi yoomatshini bokubala imali yabadlali</u>	<u>3 450,00</u>	<u>86 340,00</u>
<u>Ilayisenisi yamasango oomatshini bokubala imali yabadlali</u>	<u>350,00</u>	<u>860,00</u>
<u>Ilayisenisi yombhejisi</u>	<u>1 730,00</u>	<u>6 910,00</u>
<u>Ilayisenisi yamasango ombhejisi</u>	<u>350,00</u>	<u>860,00</u>
<u>Ilayisenisi yomsebenzi ophambili</u>	<u>90,00</u>	<u>350,00</u>
<u>Ilayisenisi yomsebenzi wongcakazo</u>	<u>90,00</u>	<u>90,00</u>

#### Ukufakelwa koMgaqo 27C

7. Lo Mgaqo ulandelayo ufakelwa emva koMgaqo 27B:

##### “Ukunyuka kweentlawulo zonyaka

27C. Iintlawulo ezichazwe kwiMgaqo 27A nakuMgaqo 27B ziya kumana zinyuka qho ngonyaka ngokwelo zinga lifanelekileyo ngokuphathelile kumatyala kaRhulumente, ngokolo hlobo aya kuthi amane eqingqwa ngalo nguMphathiswa weSizwe osingathe imicimbi yezeziMali.”



