



FREE STATE PROVINCE

# PROVINCIAL GAZETTE

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# PROVINSIALE KOERANT

PROVINSIE VRYSTAAT

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OFFICE OF THE PREMIER	KANTOOR VAN DIE PREMIER
No. 4 12 May 2017	No. 4 12 Mei 2017
It is hereby notified that the Premier has assented to the following Act which is hereby published for general information:-  No. 4 of 2017 : Free State Gambling and Liquor Amendment Act, 2017	Hierby word bekend gemaak dat die Premier die onderstaande Wet bekragtig het, wat hierby ter algemene inligting gepubliseer word:-  No. 4 van 2017 : Vrystaatse Wysigingswet op Dobbelen en Drank, 2017

## GENERAL EXPLANATORY NOTE:

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

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

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# ACT

To amend the Free State Gambling and Liquor Act, 2010, to incorporate the Tourism Authority; to amend the objects of the Authority; to amend the membership and powers of the board; to repeal the Free State Tourism Authority Act, 2005 and subsequent Free State Tourism Authority Amendment Act, 2011; to provide for transitional provisions regarding the incorporation of the Tourism Authority; and to provide for matters connected therewith.

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

*(English text assented to and signed by the Premier on 10 May 2017.)*

### **Amendment of section 2 of Act No. 6 of 2010**

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1. Section 2 of the Free State Gambling and Liquor Act, 2010 (Act No. 6 of 2010) (hereinafter referred to as the "Principal Act") is amended by the addition of subsection (3):

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"(3) in relation to tourism to –

(i) market tourism;

(ii) promote tourism;

(iii) develop sustainable tourism within the Province;

(iv) promote major tourism related events; and

(v) promote the development and marketing of tourism products."

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### **Amendment of section 4 of Act No. 6 of 2010**

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2. Section 4 of the Principal Act is amended by the substitution for the section of the following section:

"(1) There is hereby established an entity called the Free State Gambling [and], Liquor and Tourism Authority as juristic person.

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(2) The Authority consists of the board, chief executive officer and administration.

**ALGEMENE VERDUIDELIKENDE NOTA:**

[ ] Woorde in vetdruk tussen vierkantige hake dui skrapings uit bestaande verordenings aan.

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

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**WET**

Om die Vrystaatse Wet op Dobbel en Drank, 2010, te wysig om die Toerisme Owerheid te inkorporeer; om die doelwitte van die Owerheid te wysig; om die lidmaatskap en magte van die raad te wysig; om die Vrystaatse Wet op Toerisme Owerheid, 2005 en daaropvolgende Wysigingswet op die Vrystaatse Toerisme Owerheid, 2011 te herroep; om voorsiening te maak vir oorgangsbepalings met betrekking tot die inkorporasie van die Toerisme Owerheid; en om voorsiening te maak vir aangeleenthede wat daarmee verband hou.

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

*(Engelse teks deur die Premier bekragtig en geteken op 10 Mei 2017.)*

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**Wysiging van artikel 2 van Wet No. 6 van 2010**

1. Artikel 2 van die Vrystaatse Wet op Dobbel en Drank, 2010 (Wet No. 6 van 2010) (hierna verwys as die "Hoofwet") word gewysig deur subartikel (3) by te voeg:

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"(3) met betrekking tot toerisme –

(i) bemarking van toerisme;

(ii) bevordering van toerisme;

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(iii) ontwikkeling van volhoubare toerisme binne die Provinsie;

(iv) bevordering van groot toerisme byeenkomste; en

(v) die ontwikkeling en bemarking van toerisme produkte te bevorder."

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**Wysiging van artikel 4 van Wet No. 6 van 2010**

2. Artikel 4 van die Hoofwet word gewysig deur die artikel met die volgende artikel te vervang:

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"(1) Daar word hiermee 'n regspersoon as entiteit gestig wat bekend sal staan as die Vrystaat Dobbel [en], Drank[owerheid] en Toerisme Owerheid.

(2) Die Owerheid bestaan uit die raad, hoof uitvoerende beampte en administrasie.

- (3) The powers and functions of the **[Free State Gambling and Liquor] Authority** are managed and controlled by a board appointed by the responsible Member, in consultation with the Executive Council.”.

**Amendment of section 5 of Act No. 6 of 2010**

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**3. Section 5 of the Principal Act is amended by –**

- (1) the substitution for paragraph (f) of subsection (1) of the following paragraph:

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“(f) exercise any power necessary to conduct the business, manage the administration and finances of the **[Free State Gambling and Liquor] Authority**, which includes, amongst others, entering into agreements, attend to litigation, lease property for the operations of the Authority;”;

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- (2) amending the Afrikaans text to correct the numbering of paragraph (i) of subsection (1);

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- (3) the addition of the following paragraphs in subsection (1):

“(i) investigate, research and make recommendations to the responsible Member regarding any matter relating directly or indirectly to the gambling, liquor and tourism industries;

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(j) determine fees regarding hearings, investigations and inquiries;

(k) determine minimum internal controls for the board, registrants and licencees regarding, amongst others, but not limited to, accounting, reporting procedures, whether computerized or otherwise;

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(l) at least annually advise the responsible Member and the Executive Council in relation to liquor, gambling and tourism on –

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(i) new trends;

(ii) new initiatives, strategies or policy matters;

- (3) Die bevoegdhede en funksies van die [Vrystaat Dobbel en Drankowerheid] Owerheid word bestuur en beheer deur 'n raad wat aangestel word deur die verantwoordelike Lid, met raadpleging van die Uitvoerende Raad.”

### Wysiging van artikel 5 van Wet No. 6 van 2010

#### 3. Artikel 5 van die Hoofwet word gewysig deur –

- (1) die vervanging van paragraaf (f) van subartikel (1) deur die volgende paragraaf:

“(f) enige bevoegdheid uitoefen wat nodig is om die sake te bedryf, die administrasie en finansiële bestuur van die [Vrystaat Dobbel en Drankowerheid] Owerheid te beheer, wat onder meer insluit die sluiting van ooreenkomste, aandag gee aan litigasie, huur van eiendom vir die werksaamhede van die Owerheid;”;

- (2) die vervanging van paragraaf (i) van subartikel (1) deur die volgende paragraaf:

“[(i)] (2) [o]ngeag enigiets tot die teendeel in hierdie Wet, kan 'n interim raad verwys na in artikel 6(5) tydens die afwesigheid van 'n raad, bevoegdhede uitoefen en funksies uitvoer van die Owerheid, behalwe die toestaan en terugtrekking van lisensies of registrasies.”;

- (3) die toevoeging van die volgende paragrawe in subartikel (1):

“(i) die doen van ondersoek, navorsing en maak van aanbevelings aan die verantwoordelike Lid met betrekking tot enige aangeleentheid wat direk of indirek verband hou met die dobbel-, drank- en toerismebedrywe;

(j) bepaling van gelde met betrekking tot verhore, ondersoekte en navrae;

(k) bepaling van minimum interne kontroles vir die raad, registrante en lisensiehouers met betrekking tot, onder andere, maar nie beperk tot, rekeningkunde, verslagleweringprosedures, welke gerekenariseer of andersins;

(l) ten minste jaarliks die verantwoordelike Lid en die Uitvoerende Raad adviseer ten opsigte van drank, dobbel en toerisme –

(i) nuwe neigings;

(ii) nuwe inisiatiewe, strategieë of beleidsrigtings;

- (iii) the environmental, socio-economic and developmental impact of trends or strategies as well as financial implications of such trends and strategies;
  - (iv) specific measures to promote, foster and develop relevant industries for the benefit of previously disadvantaged communities and how their participation may be broadened; 5
  - (v) matters pertaining to safety and security as well as protection; 10
- (m) do all other things necessary for or in connection with the conduct, financial and management of each event presented or promoted by the Authority;; 15
- (4) the insertion of subsection (1A) after subsection (1):
  - “(1A) The Authority may through the Board and in consultation with the responsible Member – 20
    - (i) present or promote major tourism related events or bid for such events to be held in the Province;
    - (ii) establish the necessary infrastructure, supporting facilities and manage activities in relation to major tourism related events; 25
    - (iii) grant, for a fee or other consideration, advertising rights, sponsorship rights, broadcasting rights or television rights or any other rights, licence, or concessions in connection with events presented or promoted by the Authority; 30
    - (iv) accept money, property, gifts or grants accruing to the Authority by way of donation award or otherwise.” 35

**Amendment of section 6 of Act No. 6 of 2010 as amended by Act No. 3 of 2011**

4. Section 6 of the Principal Act is amended by the substitution for subsection (1) of the following subsection:

- “(1) The board consists, together with persons contemplated in subsection (2), of – 40

- (iii) die omgewings-, sosio-ekonomiese en ontwikkelingsimpak van neigings of strategieë asook finansiële implikasies van sodanige neigings of strategieë;
- 5 (iv) bepaalde stappe om betrokke industrieë te bevorder, aan te wakker en te ontwikkel tot voordeel van voorheen benadeelde gemeenskappe en hoe deelname verbreed kan word;
- 10 (v) aangeleenthede wat verband hou met veiligheid en sekuriteit asook beskerming;
- (m) alles wat andersins nodig is vir en in verband met die optrede, finansiële en bestuur van enige aangeleentheid wat deur die Overheid aangebied of bevorder word.”;
- 15

(4) die invoeging van subartikel (1A) na subartikel (1):

20 “(1A) Die Owerheid kan deur middel van die Raad en in oorleg met die verantwoordelike Lid –

- (i) groot toerisme verwante byeenkomste aanbied of bevorder of ‘n bod maak om sodanige byeenkomste in die Provinsie te hou;
- 25 (ii) die nodige infrastruktuur en ondersteunende geriewe vir groot toerisme verwante byeenkomste daarstel;
- 30 (iii) advertensieregte, borgskapregte, uitsaairegte of televisieregte of enige ander regte, lisensies of konsessies in verband met byeenkomste wat deur die Owerheid aangebied of bevorder word, teen betaling of ‘n ander teenprestasie verleen;
- 35 (iv) geld, eiendom, geskenke of bydraes wat aan die Owerheid toeval by wyse van skenking, beloning of andersins, aanneem.”.

40 **Wysiging van artikel 6 van Wet No. 6 van 2010 soos gewysig deur Wet No. 3 van 2011**

4. Artikel 6 van die Hoofwet word gewysig deur die vervanging van subartikel (1) deur die volgende subartikel:

45 “(1) Die raad bestaan, [onderhewig aan subartikel (3)] tesame met persone beoog in subartikel (2), uit –

- (a) [1] one member who is qualified to be admitted to practice as a legal practitioner in the Republic and has, for a cumulative period of at least [5] five years after having so qualified, practised as a legal practitioner or performed service related to the application or administration of the law; 5
- (b) [1] one member who [is an accountant or auditor in the Republic and has, for a cumulative period of at least 5 years after having so qualified, practised as such] has financial, economic and/or related experience of at least five years; 10
- (c) .....;
- (d) .....;
- (e) not more than [4] two members who must have proven business acumen or knowledge of the gambling or liquor industry, who are suitable for appointment to the board; 15
- (f) one representative of the South African Police Service designated by the Free State Provincial Commissioner; 20
- (g) one member who has knowledge of or experience in tourism;
- (h) one member who has knowledge of or experience in welfare, socio-economic development or social services.”. 25

#### Insertion of Chapter 4A in relation to tourism

5. Chapter 4A is inserted after Chapter 4 of the Principal Act: 30

#### “CHAPTER 4A

#### **TOURISM**

#### **108A. Developing and marketing of tourism**

The Authority must –

- (i) develop and implement a focused international, regional and domestic marketing strategy in collaboration with the South African Tourism Board; and 40



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- (a) [1] een persoon wat gekwalifiseer is om as regspraktisyn in die Republiek toegelaat te word en wat, vir 'n opgehoopte tydperk van minstens vyf jaar nadat so gekwalifiseer is, as regspraktisyn gepraktiseer het of dienste verrig het wat verband hou met die aansoek of administrasie van die reg;
- 10
- (b) [1] een lid wat ['n rekenmeester of ouditeur is in die Republiek en wat, vir 'n opgehoopte tydperk van minstens 5 jaar, nadat gekwalifiseer is, as sodanig gepraktiseer het] finansiële, ekonomiese en/of verwante ondervinding van ten minste vyf jaar het;
- 15
- (c) .....
- (d) .....
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- (e) hoogstens [4]  twee lede met bewese sakevernuif of kennis van die dobbelbedryf of drankbedryf wat geskik is vir aanstelling op die raad;
- (f) een verteenwoordiger van die Suid-Afrikaanse Polisie diens soos aangewys deur die Vrystaat Provinsiale Kommissaris;
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- ~~(g) een lid wat kennis of ervaring het in toerisme;~~
- ~~(h) een lid wat kennis of ervaring het in welsyn, sosio-ekonomiese ontwikkeling of maatskaplike dienste.”.~~

### Invoeging van Hoofstuk 4A met betrekking tot toerisme

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5. Hoofstuk 4A word na Hoofstuk 4 van die Hoofwet ingevoeg:

#### “HOOFSTUK 4A

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#### TOERISME

#### 108A. Ontwikkeling en bemerking van toerisme

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Die Owerheid moet –

- (i) 'n samevattende internasionale, streeks en binnelandse bemerkingstrategie in samewerking met die Suid-Afrikaanse Toerismeraad ontwikkel en implementeer;

- (ii) co-ordinate and facilitate Provincial tourism marketing initiatives and strategies; 5
- (iii) conduct cost-effective and focused research pertaining to tourism in the Province; 5
- (iv) co-ordinate integrated tourism research; 5
- (v) establish and maintain a comprehensive database consisting of information pertaining to, *inter alia*, - 10
  - (aa) existing tourism attractions, infrastructure, facilities, services and the location thereof and access thereto, within the Province; 15
  - (bb) natural and cultural attractions that could potentially be developed as tourism attractions within the Province; 15
  - (cc) new areas of tourism activity and potential sites where these activities could be carried out within the Province; 20
- (vi) develop a tourism information service and disseminating information to tourists and relevant tourism stakeholders; and 25
- (vii) develop and implement public relations initiatives and communication programmes to, *inter alia*, promote a tourism culture and tourism awareness among inhabitants of the Province.” 25

**Amendment of section 133 of Act No. 6 of 2010**

6. Section 133 of the Principal Act is amended by the insertion of subsection (6) after subsection (5): 30

“(6) The Authority must constitute industry stakeholders’ forums for liquor, 35

gambling and tourism, subject to the following –

- (a) In constituting the stakeholders’ forums the Authority must, once every two years, invite nominations for recognition on the stakeholders forums in a manner the Authority considers fit and in line with criteria determined by the Authority. 40

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- (ii) bemarkingsinisiatiewe en strategieë vir Provinsiale toerisme koördineer en fasiliteer;
- (iii) koste-effektiewe en gefokusde navorsing met betrekking tot toerisme in die Provinsie onderneem;
- 10
- (iv) geïntegreerde toerisme navorsing koördineer;
- (v) 'n omvattende databasis vestig en onderhou wat bestaan uit inligting wat verband hou met, onder andere, -
- 15
- (aa) bestaande toerisme aantreklikhede, infrastruktuur, geriewe, dienste en die ligging en toegang dartoe, binne die Provinsie;
- (bb) natuurlike en kulturele aantreklikhede wat die potensiaal het om as toerisme aantreklikhede binne die Provinsie ontwikkel te word;
- 20
- (cc) nuwe gebiede van toerismebedrywighede en moontlike terreine binne die Provinsie waar hierdie bedrywighede uitgevoer kan word;
- 25
- (vi) 'n toerisme inligtingsdiens ontwikkel en inligting versprei onder toeriste en die betrokke toerisme belanghebbendes; en
- (vii) openbare skakelinisiatiewe en kommunikasieprogramme ontwikkel en implementeer om, onder andere, 'n toerismekultuur en toerismebewustheid onder inwoners van die Provinsie te bevorder."

30 **Wysiging van artikel 133 van Wet No. 6 van 2010**

6. Artikel 133 van die Hoofwet is gewysig deur die invoeging van subartikel (6) na subartikel (5):

35 "~~(6)~~ Die Owerheid moet forums van belanghebbendes vir die drank-, dobbel en toerisme industrieë saamstel, onderhewig aan die volgende –

- 40 (a) In samestelling van die forums van belanghebbendes moet die Owerheid een keer elke twee jaar, nominasies aanvra vir erkenning op die forums van belanghebbendes op 'n wyse wat die Owerheid as geskik ag en in ooreenstemming met kriteria soos deur die Owerheid bepaal.

- (b) The Authority must establish a stakeholders' forum from the nominations submitted in terms of paragraph (a), on the conditions it considers appropriate and criteria set by the Authority.
- (c) The Authority must convene, at least once per year, a meeting of the stakeholders' forums. 5
- (d) The chairperson of the board or a board member designated by the chairperson presides over the meetings of the stakeholders' forums." 10

### **Incorporation of dissolved Free State Tourism Authority**

- 7. The Free State Tourism Authority is hereby incorporated into the Free State Gambling, Liquor and Tourism Authority. 15

### **Repeal, savings and transitional provisions**

- 8. (1) Subject to the provisions of subsections (2) and (3), the laws referred to in the Schedule are hereby repealed. 20
- (2) At the commencement of this Act –
  - (a) all assets, liabilities, rights and obligations of the dissolved Free State Tourism Authority shall vest in the Free State Gambling, Liquor and Tourism Authority: Provided that the responsible Member may by notice in the *Provincial Gazette* further regulate matters relating to the assets, liabilities, rights and obligations of the dissolved Free State Tourism Authority, including the transfer thereof to any entity, person or body: Provided further that such administrative records and other documents of the dissolved Free State Tourism Authority as may be determined by the responsible Member shall be transferred to the Free State Gambling, Liquor and Tourism Authority or such entity, person or body; 25  
30
  - (b) employees of the Free State Tourism Authority shall be transferred to the Free State Gambling, Liquor and Tourism Authority, subject to relevant labour legislation; 35
  - (c) the membership of any person, who immediately before such commencement was a member of the board of the dissolved Free State Tourism Authority, shall end; 40

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- (b) Die Owerheid moet 'n forum van belanghebbendes saamstel uit die nominasies wat ingedien is ingevolge paragraaf (a), op die voorwaardes wat dit toepaslik ag en kriteria bepaal deur die Owerheid.
- (c) Die Owerheid moet ten minste een keer per jaar 'n vergadering van die forums van belanghebbendes reël.
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- (d) Die voorsitter van die raad of 'n raadslid aangewys deur die voorsitter van die raad dien as voorsitter by vergaderings van die forums van belanghebbendes."

### **Inkorporasie van ontbinde Vrystaat Toerisme Owerheid**

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7. Die Vrystaat Toerisme Owerheid word hierby geïnkorporeer in die Vrystaat Dobbel, Drank en Toerisme Owerheid.

### **Herroeping, voorbehoud- en oorgangsbepalings**

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8. (1) Onderhewig aan subartikel (2) en (3), word die wette wat in die Bylae na verwys word, hierby herroep.
- (2) Tydens die inwerkingtreding van hierdie Wet –
- 25
- (a) moet alle bates, laste, regte en verpligtinge van die ontbinde Vrystaat Toerisme Owerheid berus by die Vrystaat Dobbel, Drank en Toerisme Owerheid: Met dien verstande dat die Lid van die Uitvoerende Raad sake wat verband hou met bates, laste, regte en verpligtinge van die ontbinde Vrystaat Toerisme Owerheid, met
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- inbegrip van die oordrag daarvan aan enige entiteit, persoon of liggaam, by wyse van kennisgewing in die *Provinsiale Koerant* verder kan reguleer: Met dien verstande ook dat sodanige administratiewe rekords en ander dokumente van die ontbinde Vrystaat Toerisme Owerheid soos wat deur die Lid van die Uitvoerende Raad bepaal
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- kan word, oorgedra sal word aan die Vrystaat Dobbel, Drank en Toerimse Owerheid of sodanige entiteit, persoon of liggaam;
- (b) moet die personeel van die Vrystaat Toerisme Owerheid oorgeplaas word na die Vrystaat Dobbel, Drank en Toerisme Owerheid, onderhewig aan die betrokke arbeidswetgewing;
- 40
- (c) moet die lidmaatskap van enige persoon wat onmiddellik voor sodanige inwerkingtreding 'n lid van die raad van die ontbinde Vrystaat Toerisme Owerheid was, eindig;

- (d) the membership of any person, who immediately before such commencement of this Act was a member of the board of the Free State Gambling and Liquor Authority, shall end.
- (3) The responsible Member may, in consultation with the Executive Council, appoint a transitional interim board of not more than seven members without inviting nominations: Provided that this transitional interim board shall function until such time that a new board is appointed in terms of the Principal Act and this Act or until 30 June 2017, whichever period is the shortest.
- (4) Notwithstanding section 5(2), the transitional interim board contemplated in subsection (3) shall have all powers and functions of the board in terms of the Principal Act and this Act.
- (5) The transitional interim board contemplated in subsection (3) must be composed of members contemplated in section 6 of the Principal Act as amended by section 4 of this Act and such members must be eligible for appointment as contemplated in section 7 of the Principal Act.
- (6) Anything which could have been done under the laws repealed by subsection (1) and which may be done under the provisions of this Act and the Principal Act is deemed to have been done under this Act or the Principal Act.
- (7) The Registrar of Deeds concerned shall, as soon as may be practicable after the commencement of this Act and upon a request of the Free State Gambling, Liquor and Tourism Authority, make such entries or endorsements in or on any relevant register, title deed or other document in his or her office or submitted to him or her, as he or she may deem necessary in order to give effect to the provisions of subsection (2)(a).

#### Substitution of short title of Act No. 6 of 2010

9. The short title is hereby substituted for the following short title and commencement of the Principal Act:
- “143. This Act is called the Free State Gambling, [and] Liquor and Tourism Act, 2010, and comes into operation on a date to be determined by the Premier by proclamation in the *Provincial Gazette*.”

#### Short title and commencement

10. This Act is called the Free State Gambling and Liquor Amendment Act, 2017 and commences on a date to be determined by the Premier by proclamation in the *Provincial Gazette*.

- (d) moet die lidmaatskap van enige persoon wat onmiddellik voor sodanige inwerkingtreding van hierdie Wet 'n Lid van die raad van die Vrystaat Dobbel en Drankowerheid was, eindig.
- 5 (3) Die verantwoordelike Lid kan, sonder om nominasies te vra, in oorleg met die Uitvoerende Raad, 'n interim oorgangsraad aanstel van nie meer as sewe lede nie: Met dien verstande dat die interim oorgangsraad funksioneer totdat 'n nuwe raad aangestel is ingevolge die Hoofwet en hierdie Wet of 30 Junie 10 2017, welke periode ookal die kortste is.
- (4) Ongeag artikel 5(2), het die interim oorgangsraad bedoel in subartikel (3) al die magte en bevoegdhede van die raad ingevolge die Hoofwet en hierdie Wet.
- 15 (5) Die interim oorgangsraad bedoel in subartikel (3) moet saamgestel word deur lede bedoel in artikel 6 van die Hoofwet soos gewysig deur artikel 4 van hierdie Wet en sodanige lede moet geskik wees vir aanstelling soos bedoel in artikel 7 van die Hoofwet.
- 20 (6) Enige iets wat gedoen kon word kragtens die wette wat herroep word deur subartikel (1) en wat gedoen kan word kragtens die bepalings van hierdie Wet en die Hoofwet word geag gedoen te gewees het kragtens hierdie Wet of die Hoofwet.
- 25 (7) Die betrokke Registrateur van Aktes moet so gou as wat moontlik is na die inwerkingtreding van hierdie Wet en met 'n veroek van die Vrystaat Dobbel, Drank en Toerisme Owerheid, sodanige inskrywings of endossemente in of op enige relevante register, titelakte of ander dokument in sy of haar kantoor doen of wat by hom of haar ingedien is, soos wat hy of sy nodig 30 mag ag ten einde uitvoering te gee aan die bepalings van subartikel (2)(a).

#### Vervanging van kort titel van Wet No. 6 van 2010

- 35 9. Die kort titel word hierby vervang deur die volgende kort titel en inwerking treding van die Hoofwet:
- “143. Hierdie Wet heet die Vrystaatse Wet op Dobbel, [en] Drank en Toerisme, 2010, en sal in werking tree op 'n datum soos vasgestel deur die Premier by wyse van kennisgewing in die *Provinsiale Koerant*.”
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#### Kort titel en inwerkingtreding

10. Hierdie Wet heet die Vrystaatse Wysigingswet op Dobbel en Drank, 2017 en tree in werking op 'n datum bepaal deur die Premier in die *Provinsiale Koerant*.

**SCHEDULE****Laws repealed**

<b>Title, No. and Year of Law</b>	<b>Extent of Repeal</b>
1. Free State Tourism Authority Act, 2005 (Act No. 3 of 2005)	The whole
2. Free State Tourism Authority Amendment Act, 2011 (Act No. 4 of 2011)	The whole



**BYLAE****Wette wat herroep word**

<b>Name en Jaar van Wet</b>	<b>Omvang van Herroeping</b>
1. Vrystaatse Wet op Toerisme Owerheid, 2005 (Wet No. 3 van 2005)	In geheel
2. Wysigingswet op die Vrystaatse Toerisme Owerheid, 2011 (Wet No. 4 van 2011)	In geheel

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**Closing time for acceptance of copy**

All advertisements must reach the Officer in Charge of the Provincial Gazette **not later than 08:00 (Tuesday), three working days** prior to the publication of the Gazette. Advertisements received **after 08:00 on the Tuesday of the publication week**, will be held over for publication in the issue of the following week, or if specifically requested by the advertiser, will be published as a "Special Publication". In such cases, the advertisement must be delivered to the Officer in Charge **not later than 12:00 on the Thursday** preceding the publication of the Gazette and double rate will be charged for that advertisement. No advertisements will be received and published on the same day, unless accompanied by a direct instruction from the top levels of the management of that department / institution.

A "Late Advertisement" will not be inserted as such without definite instructions from the advertiser.

**Advertisement Rates**

Notices required by Law to be inserted in the Provincial Gazette: **R 34.00** per centimeter or portion thereof, single column.

Advertisement fees are payable in advance to the Officer in charge of the Provincial Gazette, P.O. Box 517, Bloemfontein, 9300, Tel.: (051) 403 3139.

**NUMBERING OF PROVINCIAL GAZETTE**

You are hereby informed that the numbering of the Provincial Gazette /Tender Bulletin and notice numbers will from 2010 coincide with the relevant financial year. In other words, the chronological numbering starting from one will commence on or after 1 April of every year.

Printed and published by the Free State Provincial Government

**PROVINSIALE KOERANT**  
(Verskyn elke Vrydag)

Alle korrespondensie, advertensies, ens. moet aan die Beampte Belas met die Provinsiale Koerant, Posbus 517, Bloemfontein, Tel.: No. (051) 403 3139 geadresseer word. Gratis eksemplare van die Provinsiale Koerant of uitknipsels van advertensies word NIE verskaf nie.

**Intekengeld (vooruitbetaalbaar)**

Die intekengeld vir die Provinsiale Koerant (insluitend alle Buitengewone Provinsiale Koerante) is soos volg:

**INTEKENGELD: (POS)**

PRYS PER EKSEMPLAAR	R 27.00
HALFJAARLIKS	R 678.00
JAARLIKS	R 1 356.00

**INTEKENGELD: (OOR DIE TOONBANK / E-POS)**

PRYS PER EKSEMPLAAR	R 19.00
HALFJAARLIKS	R 470.00
JAARLIKS	R 940.00

Seëls word nie aanvaar nie.

**Sluitingstyd vir die Aanneem van Kopie**

Alle advertensies moet die Beampte belas met die Provinsiale Koerant bereik **nie later nie as 08:00 (Dinsdag), drie werksdae** voordat die Koerant uitgegee word. Advertensies wat na 08:00 op die Dinsdag van die publikasie week ontvang word, word oorgehou vir publikasie in die uitgawe van die volgende week, of as die adverteerder dit verlang, sal dit geplaas word in 'n "Buitengewone Koerant". In sulke gevalle moet die advertensie aan die Beampte oorhandig word **nie later nie as 12:00 op die Donderdag** voordat die Koerant gepubliseer word en dubbeltarief sal vir dié advertensie gevra word. Geen advertensies sal gepubliseer word op die selfde dag as ontvangs, indien daar nie 'n skriftelike versoek van die topbestuur van daardie departement / instansie ontvang is nie.

'n "Laat Advertensie" sal nie sonder definitiewe instruksies van die Adverteerder as sodanige geplaas word nie.

**Advertensietariewe**

Kennisgewings wat volgens Wet in die Provinsiale Koerant geplaas moet word: **R 34.00** per sentimeter of deel daarvan, enkelkolom.

Advertensiegelde is vooruitbetaalbaar aan die Beampte belas met die Provinsiale Koerant, Posbus 517, Bloemfontein 9300, Tel.: (051) 403 3139.

**NOMMERING VAN PROVINSIALE KOERANT**

U word hiermee in kennis gestel dat die nommering van die Provinsiale Koerant / Tender Bulletin en kennisgewingnummers vanaf 2010 met die betrokke boekjaar sal ooreenstem. Met ander woorde, die kronologiese nommering beginnende met een, sal op of na 1 April van elke jaar begin.

Gedruk en uitgegee deur die Vrystaatse Provinsiale Regering