LAWS OF THE GAMBIA

LIQUOR LICENCES ACT CHAPTER 92:02

Act No. 1 of 1952 Amended by LN 117 of 1963 LN 6 of 1964 Act No. 13 of 1970 Act No. 5 of 1986

CHAPTER 92:02

LIQUOR LICENCES ACT

ARRANGEMENT OF SECTIONS

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SCHEDULE

Licences

Liquor Licences Act

[Issue 1/20091

CHAPTER 92:02

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LIQUOR LICENCES ACT

An Act to regulate the sale of intoxicating liquors, and for connected matters.

[Act No. 1 of 1952 amended by LN 117 of 1963, LN 6 of 1964, Act No. 13 of 1970, Act No. 5 of 1986.1

[Date of commencement: 1st July, 1952.]

1. Short title

This Act may be cited as the Liquor Licences Act.

2. Interpretation

In this Act, unless the context otherwise requires— "Authority" means the Minister;

[Act No. 5 of 1986.]

"beer" includes ale, porter, lager, beer, cider and perry but not beer made by customary method or beer containing more than twenty per cent of pure alcohol;

"City of Banjul" means all pans of Banjul Island;

"court" includes a District Tribunal;

"licence" means a licence for the sale of liquor,

"licensed premises" means premises in respect of which a licence issued under this Act is in force;

"licensee" means the holder of a licence under this Act;

"Licensing Authority" means the Inspector-General of Police or any police officer above the rank of a Station Officer, who is authorised by him or her in writing to act as such on his or her behalf;

> [LN 1 17 of 1963, Act No. 5 of 1986.] 5

Liquor Licences Act

"liquor" includes rum, brandy, gin, whisky, absinthe, liqueurs, wines, beer, strong cordials, all distilled, fermented or spirituous liquors, palm-wine and beer brewed by customary method;

[Act No. 5 of 1986.1

"Minister" means the Minister for the time being responsible for the administration of this Act;

"night club" means an establishment for entertainment and dancing and licensed for the sale of liquor and food, the entrance to which is restricted to registered members and guests;

[Act No 13 of 1970.1

"permitted hours" means the prescribed hours on any day during which liquor may be sold or supplied in licensed premises;

"police officer" means any member of The Gambia Police Force;

"prescribed" means prescribed by by-laws or rules made under the provisions of this Act;

"retail" means in any quantity less than nine litres;

"sale" and "sell" include exchange, barter or offering or exposing for sale;

"unlicensed premises" means premises in respect of which a licence has not been issued under this Act or is not in force;

"wholesale" means in quantities of nine litres and upwards; and

"wine" does not include palm-wine or wine containing more than twenty per cent of pure alcohol.

3. Different forms of licences

A person shall not sell any liquor unless he or she has first obtained one of the following licences—

- (a) a licence (in this Act referred to as a "Retail and Wholesale Off Licence") to sell liquor by retail and wholesale for consumption off the premises;
- (b) a licence (in this Act referred to as a "Wholesale Off Licence") to sell liquor by wholesale only for consumption off the premises;
- (c) a licence (in this Act referred to as an "On Licence") to sell liquor by retail only for consumption on the premises;
- (d) a licence (in this Act referred to as a "Wine and Beer (Off) Licence") to sell wine and beer by retail and wholesale for consumption off the premises;
- (e) a licence (in this Act referred to as a "Wine and Beer (on) Licence") to sell wine and beer by retail only for consumption on the premises;
- (f) a licence (in this Act referred to as a "Club Licence") to sell liquor by retail only to bona fide members of a club for consumption on the premises of the club;
- (g) a licence (in this Act referred to as an "Occasional Licence") to sell liquor by retail only for consumption on the premises and on the special occasion mentioned in the licence;
- (h) a licence (in this Act referred to as a "Night-Club Licence") to sell liquor by retail only for consumption on the premises of the night club. [Act No. 13 of 1970.1

4. Granting of licences

(l) An application for a licence shall be made in the prescribed form to the Licensing Authority of the locality where the applicant intends to carry on the business of selling liquor.

[Act No. 5 of 1986.1

(2) A licence shall not be granted under this Act unless the Licensing Authority publishes in two consecutive issues of the Gazette, a Notice declaring his or her intention to grant a licence under this Act and inviting the views of residents of the locality on the matter.

[Act No. 5 of 1986.]

(3) The Notice shall state the name and address of the applicant and the address of the premises in which the business for which the application for a licence is made is to be carried on.

[Act No. 5 of 1986.]

(4) The Notice shall also be displayed in the offices of the local authority and in any conspicuous place accessible to the public in the locality where the applicant intends to carry on the business of selling liquor.

[Act No. 5 of 1986.1

(5) In considering any application for a licence under this Act, the Licensing Authority shall take into consideration—

- (a) the suitability of the premises as a proper place for carrying on the business for which such licence is applied for,
- (b) the suitability of the applicant as a proper person to be granted a licence to sell liquor under this Act; and
- (c) the views of the residents of the locality where the applicant intends to carry on the business of selling liquor.

[Act No. 5 of 1986.]

5. Licences may be refused

The Licensing Authority may in their discretion grant or refuse a licence:

Provided that a person to whom a licence has been refused by the Authority may appeal to the Minister who, if he or she shall see fit, may direct such Authority to grant the licence.

6. Forms of licences

Unless otherwise prescribed, licences shall be in one of the forms set out in the Schedule to this Act.

[Schedule.]

7. Fees

The prescribed fees payable in respect of licences issued under this Act shall be paid to the Treasury of the local authority of the area in which the premises in respect of which licence is issued in situate.

[Act No. 5 of 1986.1

8. Licences and certificates to be exhibited

(l) A licence issued under this Act and a certificate issued by a Medical Officer of Health in pursuance of any by-law or rule made under this Act shall be exhibited in some conspicuous part of the licensed premises to which they relate.

(2) If the licence or certificate is not so exhibited, a person who sells any liquor in such premises commits an offence and is liable, on conviction therefor, to a fine not exceeding, for the first offence, one hundred dalasis and not exceeding, for the second and every subsequent offence, two hundred dalasis.

(3) A conviction for an offence under this section shall be recorded on the licence or certificate, as the case may be, of the person convicted.

9. Limit of licences

(l) Licences shall only be deemed to authorise the sale of liquor on the premises specified therein.

(2) Licence and certificate holders desiring to have their licences and certificates transferred to other premises may apply to the Licensing Authority for that purpose.

(3) The application shall be accompanied by a plan or description of such other premises and the Licensing Authority may grant the application, and shall in such case endorse the fact and date of the transfer on the back of the licenee, or may refuse the application, subject to appeal to the Minister as in the case of an application for a licence.

(4) On the death of a licensee his or her licence shall pass to his or her executors or executrices or administrators or administratices.

(5) A licence shall not be assignable by a licensee, whether on the sale of the goodwill of any business or otherwise, or by his or her executors or executrices or administrators or administratrices on his or her decease, without the permission of the Licensing Authority.

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10. Sign boards

. (1) A holder of a licence (other than a Club Licence and a Night Club Licence) granted by a Licensing Authority for the sale of liquor by retail, shall suspend or affix, and maintain, over the entrance to the licensed premises a board of not less dimensions than sixty centimetres by twenty centimetres, on which shall be printed in legible Roman characters the name of the licensee and the class of licence of which he or she is the holder.

(2) Any person who contravenes the provisions of this subsection commits an offence and is liable, on conviction therefor, to a fine not exceeding one hundred dalasis.

[Act No. 13 of 1970, Act No. 5 of 1986.1

(3) A person who is not licensed shall not have any words on his or her premises purporting that he or she is licensed, and no licensed person shall have any words or letters on his or her premises purporting that he or she is licensed in any other way than that in which he or she is duly licensed.

(4) Any person who contravenes the provisions of this subsection commits an offence and is liable, on conviction therefor, to a fine not exceeding five hundred dalasis or to imprisonment for a term not exceeding three months or to both the fine and imprisonment.

11. Duration of licences

All licences shall take effect from the date specified therein and shall terminate, in the case of annual licences, on the thirty-first day of December and in the case of half-yearly licences on the thirtieth day of June, or the thirty-first day of December, next following. Occasional licences shall take effect and shall terminate on the date and at the hour specified therein.

12. Licences subject to by-laws or rules

All licences shall be subject to the provisions of this Act, and to any by-laws or rules made under this Act and for the time being in force.

13. Sale of liquor without licence

A person who sells any liquor without being duly licensed to sell the same, or if licensed, sells liquor in any quantities which, or at any place where, he or she is not authorised by his or her licence to sell, commits an offence and is liable, on conviction therefor, to a fine not exceeding five hundred dalasis or to imprisonment for a term not exceeding three months or to both the fine and imprisonment:

Provided that nothing in this section contained shall be deemed to extend to physicians, surgeons, apothecaries or druggists as to any spirits or spirituous liquor that they may use in preparing or dispensing medicines.

[Act No. 5 of 1986.]

14. Power to exclude drunken persons

(1) A licensee or his or her servant or agent may refuse to admit to or may expel from his or her licensed premises, by force if necessary, a person who is drunken, violent, quarrelsome or disorderly, and any person whose presence on his or her premises would subject him or her to a penalty under this Act.

[Act No. 5 of 1986.]

(2) A person who, on being requested by the licensee, or his or her servant or agent or by a police officer to quit such premises, refuses or fails to do so, commits an offence and is liable, on conviction therefor, to a fine not exceeding one hundred dalasis or to imprisonment for a term not exceeding one month.

(3) All police officers are required, on demand of such licensee, servant or agent to expel or assist in expelling such person from such premises and may use such force as may be required for the purpose.

15. Penalty for permitting drunkenness.

(1) A licensee who permits drunkenness, or any violent, quarrelsome, disorderly or riotous conduct to take place on his or her premises, or who sells any liquor to a drunken person, commits an offence and is liable, on conviction therefor, to a fine not exceeding, for the first offence, one hundred dalasis and not exceeding, for the second and every subsequent offence, two hundred dalasis. Any conviction for an offence under this section shall be recorded on the licence of the person convicted.

[Act No. 5 of 1986.1

(2) If a licensee is charged with a contravention of this section, and it is proved that a person was drunk or guilty of any violent, quarrelsome, disorderly or riotous conduct on his or her premises, it lies on the licensee to prove that he or she and the persons employed by him or her took all reasonable steps for preventing drunkenness or violent, quarrelsome, disorderly, or riotous conduct, as the case may be, on the premises.

16. Offences by licensee

A licensee who-

(a) knowingly harbours or knowingly suffers to remain on the licensed premises, a police officer during any part of the time appointed for such police officer to be on duty, unless for the purpose of keeping or restoring order or in the execution of his or her duty;

- (b) supplies any liquor or refreshment, whether by way of gift or sale, to a police officer on duty unless by the authority of some superior officer,
- (c) sells liquor to any child apparently under the age of sixteen years;
- (d) permits or suffers gaming or any unlawful game to be played on the licensed premises;
- (e) knowingly permits the licensed premises to be the habitual resort or place of meeting of reputed prostitutes, whether the object of their so resorting or meeting is or is not prostitution, if he or she allows them to remain thereon longer than is necessary for the purpose of obtaining reasonable refreshment;
- (f) fails to admit to, or obstructs, any Justice of the Peace, Governor, police officer or other authorised person from entering the licensed premises in the execution of his or her duty, or fails to produce his or her licence when demanded by a Justice of the Peace, Governor, police officer or other authorised person;
- (g) keeps the licensed premises open for the sale of liquor at any time except during the permitted hours or allows any liquor to be consumed on the licensed premises at any time except during the permitted hours:

Provided that nothing in this paragraph shall preclude a licensee, licensed to sell liquor for consumption on the premises, from selling such liquor at any time to persons lodging in his or her house; or

(h) commits a breach of any of the conditions of his or her licence, for which breach no other penalty is provided,

commits an offence and is liable, on conviction therefor, to a fine not exceeding five hundred dalasis or to imprisonment for a term not exceeding three months or to both the fine and imprisonment.

[Act No. 5 of 1986.1

17. Penalty for being found on licensed premises except during permitted hours

(1) If, at any time other than during the permitted hours, a person is found on any licensed premises, he or she shall, unless he or she satisfies the court that he or she was an inmate, a servant or a lodger on such premises, or that otherwise his or her presence on such premises was not in contravention of the provisions of this Act, commits an offence and is liable on conviction, to a fine not exceeding fifty dalasis or to imprisonment for a term not exceeding one month.

[Act No. 5 of 1986.1

(2) A police officer may demand the name and address of a person found in any licensed premises at any time other than during the permitted hours, and, if he or she has reasonable ground to suppose that the name or address given is false, may require evidence of the correctness of such name and address, and may, if such person fail upon such demand to give his or her name and address or satisfactory evidence of the correctness of such name and address, apprehend him or her without warrant and take him or her as soon as practicable before a Magistrate.

(3) A person required by a police of T1cer under this section to give his or her name and address, who fails to give the same or gives a false name or address or makes a false statement with respect to such name or address, commits an offence and is liable, on conviction, to a fine not exceeding one hundred dalasis.

[Act No. 5 of 1986.]

(4) A person who, by falsely representing himself or herself to be a lodger, buys or obtains, or attempts to buy or obtain, at any licensed premises any liquor at any time other than during the permitted hours commits an offence and is liable, on conviction, to a fine not exceeding one hundred dalasis.

[Act No. 5 of 1986.1

18. Powers of police officer

(l) A police officer may, for the purpose of preventing or detecting the violation of any of the provisions of this Act or of any by-laws or rules made thereunder, enter at all times on any licensed premises.

(2) A person who, by himself or herself, or by a person in his or her employ, or acting by his or her direction, or with his or her consent, refuses or fails to admit a police officer in the execution of his or her duty demanding to enter in pursuance of this section, commits an offence and is liable, on conviction, to a fine not exceeding, for the first offence one hundred dalasis or to imprisonment for a term not exceeding one month and not exceeding, for the second and every subsequent offence, two hundred dalasis or to imprisonment for a term not exceeding three months.

[Act No. 5 of 1986.1

19. Evidence of sale or consumption of liquor

In proving the sale or consumption of liquor for the purpose of any proceedings relating to an offences under this Act, it is not be necessary to show that any money actually passed or that any liquor actually was consumed, if the court hearing the case is satisfied that a transaction in the nature of sale actually took place, or that any consumption of liquor was about to take place, and proof of consumption or intended consumption of liquor on licensed premises by some person other than the

occupier of, or a servant in, such premises, shall be evidence that such liquor was sold to the person, consuming or being about to consume or carrying away the same, by or on behalf of the holder of such licence.

20. • Liability of licensee and employees

(1) If a person being the manager for, or the servant of, or authorised to act for, a licensee does any act or thing or is guilty of an omission which if done or omitted by the licensee would constitute an offence by the licensee, both such person and the licensee are liable to the penalties prescribed by this Act for such offence, whether such act, thing or omission was done or made with or without the knowledge or consent of the licensee.

(2) If it appears to the court before which an offence under this Act is prosecuted that a licensee was personally guilty thereof or concerned therein, or had omitted to take reasonable and proper precautions for the prevention of such offence, whether by employing agents or servants known by him or her, or commonly known, to be of bad character or otherwise, such court may, in addition to any other penalty which it may impose, order the forfeiture of the licence of such licensee.

21. Burden of proof of licence or exemption

In any prosecution for an offence under this Act or under any by-laws or rules made thereunder, the burden of proving the existence of any licence or the validity thereof, or any exemption or defence whatsoever under this Act or such by-laws or rules, shall be upon an accused person claiming the benefit thereof.

22. Search warrant

A Magistrate, or Justice of the Peace, or, in the Regions, a Governor or member of a District Tribunal, if satisfied by information on oath that there is reasonable ground to believe that liquor is sold, by retail or otherwise, in any premises not duly licensed for that purpose, may grant a warrant under his or her hand to any police officer or other person or persons named in such warrant to enter, if need be by force, the premises named in such warrant, and every part thereof, and examine them and search for any liquor therein, and seize and remove such liquor.

23. Liquor illegally sold, etc., to be forfeited

All liquor, wheresoever found, which is proved to the satisfaction of a court having cognizance of offences under this Act to have been sold, kept, concealed or otherwise dealt with in contravention of any provisions of this Act or of any bylaws or rules made hereunder, or with intent to commit any such contravention, may be forfeited by order of such court and shall thereafter be disposed of as the Minister may direct.

24. Prosecution of offences

(1) All offences under this Act or under any by-laws or rules made hereunder may be prosecuted summarily.

(2) An offence under this Act committed by a person subject to the jurisdiction of a District Tribunal is triable by the District Tribunal having such jurisdiction.25. Power to make by-laws and rules

(l) The Authority may, on the advice of the Licensing Authority, make by-laws in respect of the following— $\!\!\!$

- (a) regulating the issue of licences and prescribing the fees to be paid therefor;
- (b) prescribing the forms of licences and varying or amending any of the forms in the Schedule to this Act or substituting other forms therefor;
- (c) regulating the hours for the sale or consumption of liquor on licensed premises;
- (d) for securing the proper control and management of licensed premises; and
- (e) generally for carrying out the purposes of this Act, and may in the bylaws prescribe a penalty not exceeding one hundred dalasis for the contravention of any of the by-laws.

[LN 1 17 of 1963, Act No. 5 of 1986.1

(2) Any by-laws in force on the tenth day of June, 1986, shall, until revoked, be deemed to have been made by the Authority and shall, with such modifications as are considered necessary, continue to be in force.

[Act No. 5 of 1986.]

26. Exemption

Nothing in this Act shall apply to the sale or supply of liquor to any member of any Naval, Military, Air, or Police Force in any canteen, institute or mess recognised as such by the Minister.

27. Repeal of Sale of Liquor Ordinance, 1903

The Sale of Liquor Ordinance, 1903, is hereby repealed:

Provided that all by-laws in force at the commencement of this Act, in so far as they are consistent with the provisions of this Act, shall remain in force until amended or revoked under this Act.

SCHEDULE

[Section 6, Act No. 13 of 1970, Act No. 5 of 1986.]

LIQUOR LICENCES ACT

Retail and Wholesale offLicence

No		
Licence is hereby granted to	to sell liquor by re	etail and wholesale at
the premises known as	in (at)	
for consumption off the premises	from the	2
day of	, 20, until the	day of
and any by-laws or rules made or to		-

Dated this ______ day of ______, 20.......

(Signed)------

Inspector-General ofPolice

LIQUOR LICENCES ACT [Act No. 5 of 1986.1

Wholesale offLicence

No.

Licence is hereby granted to to sell liquot	r by wholesale only at the
premises known asin (at)	for
consumption off the premises from the day of	20 , until the
day of, 20	subject to the provisions
of the Liquor Licences Act and any by-laws or rules made or t time being in force.	o be made thereunder for the

Dated this	day of	, 20
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(Signed)

Inspector-General ofPolice

LIQUOR LICENCES ACT [Act No. 5 of 1986.1

On Licence

No	
Licence is hereby granted to to sell 1	liquor by retail only at the
premises known as in (at)	for consumption in or
upon such premises and not elsewhere from the	day of
, 20, subject to the provisions of the L	iquor Licences Act and any
by-laws or rules made or to be made thereunder for the time b	being in force. Dated this
day of	

(Signed) Inspector-General ofPolice

LIQUOR LICENCES ACT [Act No. 5 of 1986.]

Wine and Beer (Off) Licence

No												
Licence	is her	eby grant	ted to					to	sell by re	etail and v	vholesa	ale
wine an	d beer	(but no	other form of	liquor) at the	e premis	ses know	n as .				
				in (at)								
for cons	sumpti	ion off th	e premises fro	om the	e		d	lay o	f			,
	20,	until the		lay of	· 				,			
20	, s	ubject to	the provision	s of th	ne Liqu	lor Lice	ences Act	t and	any by-l	aws or ru	les ma	de
or to	be	made	thereunder	for	the	time	being	in	force.	Dated	this	
			day of .				····· , .	20				
						(Signed	ł)					

Inspector-General ofPolice

Wine and Beer (on) Licence

LIQUOR LICENCES ACT

[Act No. 5 of 1986.1

No	
Licence is hereby granted to	to sell by retail only wine and beer
(but no other form of liquor) at the premises know	vn as
in (at)	for consumption in or upon
such premises and not elsewhere from	the day of
, 20	, until the day of
, 2	0 , subject to the provisions of the Liquor
Licences Act and any by-laws or rules made there	cunder for the time being in force.
Dated this day of	, 20

(Signed)

Inspector-General of Police

LIQUOR LICENCES ACT [Act No. 5 of 1986.]

Club Licence

No						
Licence is hereby granted				. to sell liquor by reta	iil	
to only to bonafide members of	the		C	lub at the premises	knowr	1 as
		in (at)				
for consumption in or upon such pro-	emises and no	t elsewhere	e from	theday o	of	
,	20	, until	the		day	of
	, 20	, subject to	the pr	ovisions of the Liquor	r Licer	nces
Act and any by-laws or rules or to	be made there	eunder for t	the tim	e being in force.		
				20		

Dated this....., 20.....

(Signed).....

Inspector-General ofPolice

Occasional Licence

LIQUOR LICENCES ACT

[Act No. 5 of 1986.1

No		
Licence is hereby granted to	of	on the occasion
of to set	l liquor by retail only at	the premises known
as	in (at)	
between the hours of on the	ne day of	
and on the	day of	, 20 to be
consumed in or upon such premises an	d not elsewhere, subject to the pr	rovisions of the Liquor
Licences Act and any by-laws or rules n	ade or to be made thereunder for	the time being in force.

Dated this, 20

(Signed).....

Inspector-General ofPolice

LIQUOR LICENCES ACT [Act No. 13 of 1970, Act No. 5 of 19861

Night Club Licence

No	
Licence is hereby granted to	to sell liquor by retail only to guests
of the	Night Club at the premises known as
in (at	for consumption in
or upon such premises and not elsewhere from	n the
day of, 2	0 , until the day of
subje any by-laws or rules to be made thereunder for	ct to the provisions of the Liquor Licences Act and or the time being in force.

Dated this . day of ._____, 20......

(Signed)

Inspector-General ofPolice

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CHAPTER 92:02

LIQUOR LICENCES ACT

SUBSIDIARY LEGISLATION

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LIQUOR LICENCES (CITY OF BANJUL) BY-LAWS

ARRANGEMENT OF BY-LAWS

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FIRST SCHEDULE Applicationfor a Licence to Sell Liquor

SECOND SCHEDULE

Licence to Sell Liquor

THIRD SCHEDULE

LIQUOR LICENCES (CITY OF BANJUL) BY-LAWS [Made under section 25.] [By-laws 2 of 1952, LN 10 of 1966, LN 36 of 1973, LN 43 of 1975.1

1. Citation

These By-laws may be cited as the Liquor Licences (City of Banjul) By-laws.

2. Licensing meetings

(1) The Banjul City Council (hereinafter called "the Council") shall, in June and December of each year hold a meeting (hereinafter called a "licensing meeting") to consider applications for licences other than occasional licences to sell liquor and for the transfer of such licences within the City of Banjul. At such licensing meetings the Mayor and seven other members of the Council shall constitute a quorum.

(2) Licensing meetings shall be held in public.

3. Application for licences

(1) All applications for licences (other than occasional licences) to sell liquor in the City of Banjul shall be made to the Clerk to the Council in the Form set out in the First Schedule to these By-laws.

[First Schedule.]

(2) All such applications shall be delivered to the Clerk to the Council—

- (a) if for consideration at the June licensing meeting, not later than the first day of May in each year,
- (b) if for consideration at the December licensing meeting, not later than the first day of November in each year.

(3) Every such application, if for a licence to sell liquor to be consumed on the premises, shall be accompanied by a certificate signed by the Medical Officer of Health that the premises in respect of which the licence is sought are suitable for the purpose of selling liquor to be consumed thereon:

Provided that no club or night club licence shall be granted in respect of any premises unless such premises shall first have been certified by the Medical Officer of Health, the Chief Building Control Officer, the Inspector-General of Police and the Manager, Electricity Division of the National Water and Electricity Company as fit and proper and otherwise safe and suitable for the purpose of being used as a club or night club.

[LN 36 of1973.]

(4) A person who applies for a club or night club licence shall first pay an inspection fee as set out in the Third Schedule to these By-laws.

[LN 36 of 1973, Third Schedule.]

4. Special licensing meetings

(1) If a person wishes to apply for a licence (other than an occasional licence) to sell liquor in the City of Banjul and wishes his or her application to be considered at a meeting other than one or other of the licensing meetings provided for in by-law 2 of these By-laws, the person may apply in writing to the Council for the holding of a special meeting (hereinafter called a "special licensing meeting") to hear his or her application.

(2) A fee of thirty-one dalasis and fifty bututs shall be payable in respect of each licence required on the application for the holding of a special licensing meeting and shall be paid to the Clerk to the Council at the time of delivery to him or her of such application. Such fee shall be additional to the fees prescribed by by-law 12 of these By-laws and shall not be recoverable from the Council whether the application for the licence is granted or refused.

(3) An application for the holding of a special licensing meeting shall be accompanied by an application for the licence or licences required in the Form set out in the First Schedule to these By-laws and the provisions of paragraph (3) of by-law 3 of these Bylaws shall also be complied with.

[First Schedule.]

5. Notice of meetings and publication of list of applications

The Clerk of the Council shall, at least fourteen days before the date of any licensing meeting—

- (a) cause a notice thereof to be published outside the Council's offices and at such other places as the Council may deem desirable;
- (b) give notice thereof in writing to all applicants for licences who have complied with the provisions of these By-laws relating to applications for licences;
- (c) publish, outside the Council's offices and at such other places as the Council may deem desirable, a list giving the names and addresses of the applicants, the addresses of the premises in respect of which licences are sought and the classes of licences applied for and shall forward a copy of such list to the Inspector-General of Police.

6. Notice of opposition to and support of applications

(1) A person who resides in the City of Banjul and who wishes to oppose or support an application contained in a published list shall notify the Clerk to the Council in writing at least two days before the date of the licensing meeting at which such application is to be considered and in so doing shall give his or her full name and address and the reasons for his or her opposition to or support of the application.

(2) The Clerk to the Council shall submit to the Council at the licensing meeting all notices of opposition or support duly received by him or her as provided in paragraph (1) of this By-law, and the Council may, in its absolute discretion, either hear or refuse to hear in person a person who has lodged any such notice, provided that the Inspector-General of Police (either in person or by any police officer on his or her behalf) is entitled to be heard in respect of any objections by the Police against the issue of such licences.

7. Consideration of application and grant of licences

(l) The Council shall consider each application and any opposition or support which may have been offered to it and shall then proceed to grant or refuse such application.

(2) When the Council has granted an application the Clerk to the Council shall, on receipt of the fee prescribed in the Third Schedule to these By-laws, issue a licence in the prescribed form.

[Third Schedule.]

8. Application for occasional licence

An applicant for an occasional licence shall submit his or her application to the Council not less than two clear days before the date in respect of which the licence is required and the Clerk to the Council shall forthwith give notice in writing of the application to the Inspector-General of Police.

9. Issue of occasional licence

The Clerk to the Council may (under the directions of the Council) and subject to the conditions of by-law 8 of these By-laws, issue occasional licences on payment of the prescribed fee.

10. Permitted hours for sale of liquor

The hours during which liquor may be sold or supplied on any licensed premises in the City of Banjul shall be the hours appearing in Column II of the Second Schedule to these By-laws opposite to the class of licence appearing in Column I of the said Schedule, a licence of such class being in force in respect of such premises:

Provided that in the case of a club licence, an extension of hours may be granted by the Council upon application not less than three clear days before the date on which the extension is required. Information shall be given forthwith to the Inspector-General of Police of any extension of hours granted under this by-law.

[Second Schedule.]

11. Transfer of licences

Application for the transfer of a licence to other premises shall be heard at a half-yearly meeting or may be made to a special licensing meeting provided that any application for a transfer to other premises shall be governed by by-laws 5, 6 and 7 of these By-laws. The fee payable for the transfer of a licence shall be two dalasis and fifty bututs except that if the application is made at a special licensing meeting the applicant shall in addition pay the fee prescribed in paragraph (2) of by-laws 4 of these By-laws for the holding of such a meeting.

12. Fees

The fees to be paid for licences for the sale of liquor in the City of Banjul or any extension thereof permitted by law shall be the fees set out in the Third Schedule of these By-laws.

[Third Schedule.]

13. Clubs and night clubs

(1) A building shall not be licensed for use as a club or night club unless it is provided with an adequate number of exits clearly indicated and so placed and maintained as readily to afford users ample means of egress.

[LN 36 of 1973.]

(2) A club or night club shall be provided, and maintained in good working order, with fire appliances suitable to the character of the building and adequate to deal with an outbreak of fire.

[LN 36 of 1973.1

(3) Before any premises are occupied or used by any club, the proprietor or person responsible for the management of the club shall register such a club with the Registrar-General and shall furnish to the Registrar-General on payment of the fees as prescribed in the Third Schedule to these By-laws— (a) the name and address of the club;

- (b) the name of the proprietor and the person responsible for the day to day management of the club;
- (c) the rules of the club relating to—

(i) the election of members, and the admission of temporary and honorary members and of guests, (ii) the terms of subscription,

(iii) the cessation of membership.

[LN 36 of 1973, Third Schedule.]

(4) There shall be kept in every club premises a register of the names and addresses of every club member and a record of the latest payment of their subscriptions, together with a guest register.

[LN 36 of 1973.]

(5) The register of the club shall at all reasonable times be open for inspection. A police officer, not below the rank of Sergeant, shall be entitled to inspect the register of the clubs.

[LN 36 of 1973.]

FIRST SCHEDULE [By-laws 3 and 4, LN 36 of 1973.1

Application for a Licence to Sell Liquor

To the Clerk to the Authority—

I, (full name)	of (address)	
(occupation)	age	years hereby apply for
the issue to me of a *		licence for the
sale of liquor on	the premises known	as
in the City of Banjul.		
t A certificate signed by the Medical Of	ficer of Health, the Chief	Building Control Officer, the
Inspector-General of Police, and the Man	ager, Electricity Divisio	n of the National Water and

Inspector-General of Police, and the Manager, Electricity Division of the National Water and Electricity Company is attached hereto. Dated this ______ day of . ______

(Signed)

Applicant *

Specify class of licence required. [†] Delete if not necessary.

SECOND SCHEDULE [By-law 10, LN 31 of 1968, LN 36 of 1973.1

Column I

Column Il

Class ofLicence	Permitted hoursfor sale ofliquor		
Retail and wholesale off licence	For consumption off the premises between the hours of 8.00 a.m. and 10 p.m. on weekdays only.		
Wholesale off licence	Between the hours of 7.30 a.m. and 5 p.m. on weekdays only.		
On licence	One minute past midnight on Saturday until 3 a.m. and from I I a.m. until midnight on Sundays		
Wine and beer (on licence) Club licence	(0001 hrs. — 0300 hrs. and 1100 hrs. 240() hrs.)		
	From I I a.m. until midnight (1 100 hrs. — 2400 hrs.) on other days.		
Wine and beer (off) licence	Between the hours of 7.30 a.m. and I I p.m. on weekdays only.		
Night Club	Between the hours of 8 p.m. and 5 a.m. on any day.		

Fee Payable Class oflicence Yearly Half Yearly D.b D.b Retail and wholesale off licence . 300.00 180.00 150.00 90.00 Wholesale offlicence 70.00 40.00 Wholesale on licence 30.00 50.00 Wine and beer (off) licence 50.00 30.00 Wine and beer (on) licence Club licence*. 25.00 For each occasion — DI 5 Occasional licence

[By-laws 7, 12 and 13, LN 36 of 1973, LN 43 of 1975.1

THIRD SCHEDULE

*Extension of hoursFor each additional hour - 75b.

LIQUOR LICENCES (KANIFING MUNICIPALITY SCHEDULED AREA) BY-LAWS

ARRANGEMENT OF BY-LAWS

BY-LAW

- 1. Citation.
- 2. Licensing meetings.
- 3. Applications for licences.
- 4. Special licensing meetings.
- 5. Notice of meetings and publication of list of applications.
- 6. Notices of opposition to and support of applications.
- 7. Consideration of applications and grant of licences.
- 8. Occasional licences.
- 9. Permitted hours for sale of liquor.
- 10. Fees.
- 11. Clubs and night clubs.

FIRST SCHEDULE

Application for a Licence to Sell Liquor

SECOND SCHEDULE

THIRD SCHEDULE

LIQUOR LICENCES (KANIFING MUNICIPALITY SCHEDULED AREA) BY-LAWS

[By-laws 4 of 1949, LN 11 of 1962, LN 117 of 1963, LN 43 of 1964, LN 32 of 1968, LN 36 of 1972.1

[Made under section 18 of the Sale of Liquor Ordinance, 1903, and remaining in force by virtue of the provisions of section 27 of the present Act.]

1. Citation

These By-laws may be cited as the Liquor Licences (Kanifing Municipality Scheduled Area) By-laws.

2. Licensing meetings

(1) The Kanifing Municipal Council (hereinafter called "the Authority") shall, in June and December of each year, hold a meeting (hereinafter called a "licensing meeting" to consider applications for licences to sell liquor in the Kanifing Municipality scheduled area. At such licensing meetings the Chairperson and five other members of the Authority shall constitute a quorum.

[LN 11 of 1962.1

(2) Licensing meetings shall be held in public.

3. Applications for licences

(1) All applications for licences (other than occasional licences) to sell liquor in the said scheduled area shall be made to the Chief Executive Officer of the Authority in the form contained in the First Schedule to these By-laws.

[LN 11 of 1962, First Schedule.]

(2) All such applications shall be delivered to the Chief Executive Officer of the Authority—

- (a) if for consideration at the June licensing meeting, not later than the first day of May;
- (b) if for consideration at the December licensing meeting, not later than the first day of November.

(3) The application, if for a licence to sell liquor to be consumed on premises, shall be accompanied by a certificate signed by the Medical Officer of Health that the premises in respect of which the licence is sought are suitable for the purpose of selling liquor:

Provided that no club or night club licence shall be granted in respect of any premises unless such premises shall first have been certified by the Medical Officer of Health, the Chief Building Control Officer, the Inspector-General of Police and the Manager, Electricity Division of the National Water and Electricity Company as fit and proper and otherwise safe and suitable for the purpose of being used as a club or night club.

[LN 36 of 1972.1

(4) A person who applies for a club or night club licence shall first pay an inspection fee as set out in the Third Schedule to these By-laws.

[LN 36 of 1972, Third Schedule.]

4. Special licensing meetings

(1) If a person wishes to apply for a licence (other than an occasional licence) to sell liquor in the said scheduled area and wishes his or her application to be considered at a meeting other than one or other of the licensing meetings provided for in by-law 2 of these By-laws, such person may apply in writing to the Chief Executive Officer of the Authority

for the holding of a special meeting (hereinafter called a "special licensing meeting") to hear his or her application.

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[LN II of 1962.1
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(2) A fee of thirty-one dalasis and fifty bututs shall be payable in respect of each licence required on the application for the holding of a special licensing meeting and shall be paid to the Authority at the time of delivery of such application. Such fee shall be additional to the fees prescribed by by-law 10 of these By-laws and shall not be recoverable from the Authority whether the application for the licence is granted or refused.

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[LN 11 of1962.]
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(3) An application for the holding of a special licensing meeting shall be accompanied by an application for the licence or licences required in the Form contained in the First Schedule of these By-laws and the provisions of paragraph (3) of by-law 3 of these Bylaws shall also be complied with.

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[LN 11 of 1962, First Schedule.]
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5. Notice of meetings and publication of list of applications

The Chief Executive Officer of the Authority shall, at least fourteen days before the date of any licensing meeting—

- (a) cause notice thereof to be published outside the Authority's office and at such other places as the Authority may deem desirable;
- (b) give notice thereof in writing to all applicants for licences who have complied with the provisions of by-law 4 of these By-laws; and
- (c) publish, outside the Authority's offices and at such other places as the Authority may dccm desirable, a list giving the names and addresses of the applicants, the addresses of the premises in respect of which licences are sought and the classes of licences applied for, and shall forward a copy of such list to the Inspector-General of Police.

6. Notices of opposition to and support of applications

(1) A person who resides in the said scheduled area and who wishes to oppose or support an application contained in a published list shall notify the Chief Executive Officer of the Authority in writing at least two days before the date of the licensing meeting at which such application is to be considered and in so doing shall give his or her full name and address and the reasons of his or her opposition or support of the application.

[LN 11 of1962.1

(2) The Chief Executive Officer of the Authority shall submit to the Authority at the licensing meeting all notices of opposition or support duly received by him or her as provided in paragraph (l) of this by-law and the Authority may, in its absolute discretion, either hear or refuse to hear in person a person who has lodged any such notice:

[LN 1 1 of 1962.1

Provided that the Inspector-General of Police (either in person or by any police officer on his or her behalf) is entitled to be heard by the Authority and the applicant for a licence shall be entitled to be heard in person in reply to any objections raised against the issue of the licence.

7. Consideration of applications and grant of licences

(l) The Authority shall consider each application and any opposition or support which may have been offered to it and shall then proceed to grant or refuse the application.

(2) When the Authority has granted an application the Chief Executive Officer to the Authority shall, on receipt of the prescribed fee, issue a licence in the prescribed form.

8. Occasional licences

The Chief Executive Officer of the Authority may (under the directions of the Authority) issue occasional licences on payment of the prescribed fee.

[LN 11 of 1962.1

9. Permitted hours for sale of liquor

The hours during which liquor may be sold or supplied on a licensed premises in the said scheduled area shall be the hours appearing in Column II of the Second Schedule to these By-laws opposite to the class of licence appearing in Column I of the Schedule, a licence of such class being in force in respect of the premises.

[Second Schedule.]

10. Fees

The fees to be paid for licences, for the sale of liquor in the scheduled area shall be the fees set out in the Third Schedule to these By-laws.

[Third Schedule.]

11. Clubs and night clubs

(1) A building shall not be licensed for use as a club or night club unless it is provided with an adequate number of exits clearly indicated and so placed and maintained as readily to afford members ample means of egress.

[LN 36 of 1972.1

(2) Fire appliances suitable to the character of the building and adequate to deal with an outbreak of fire shall be provided and maintained in good working order.

[LN 36 of 1972.1

(3) Before any premises are occupied or used by a club in a way that will make this definition apply, the proprietor or person responsible for the management of the club shall register such a club with the Registrar-General, and shall furnish to the Registrar-General, on payment of the fees as prescribed in the Third Schedule—

- (a) the name and address of the club;
- (b) the name of the proprietor and the person responsible for the day to day management of the club; and
- (c) the rules of the club relating to—

(i) the election of members, and the admission of temporary and honorary members and of guests, (ii) the terms of subscription,

(iii) the cessation of membership.

[LN 36 of 1972, Third Schedule.]

(4) There shall be kept in the club premises a list of the names and addresses of the club members and a record of the latest payment of their subscriptions, together with a guest book.

[LN 36 of 1972.1

(5) The register of the club and guest book shall at all reasonable times be open for inspection. A police officer, not below the rank of sergeant, shall be entitled to inspect the register of the club.

[LN 36 of 1972.1

FIRST SCHEDULE

Application for a Licence to Sell Liquor [By-law 3 (1), LN 36 of 1972.1

To the Chief Executive Officer to the Authority-

t A certificate signed by the Medical Officer of Health, the Chief Building Control officer, the Inspector-General of Police, the Manager, Electricity Division of the National Water and Electricity Company is attached hereto.

Liquor Licences Act - Subsidiary Legislation

FIRST SCHEDULE—continued

(Signed)

Applicant * Specify

class of licence required. [†] Delete if not necessary.

SECOND SCHEDULE

IBY-law 9, LN 32 of 1968, LN 36 of 1972.1				
Column I		Column 11		
Class ofLicence		Permitted hours for sale ofLiquor		
A licence (retail and wholesale on and off licence)		(i) For consumption off the premises between the hours of 8.00 a.m. and 7 p.m. any day.		
		 (ii) For consumption on the premises— (a) on Sundays between the hours of one minute past midnight and 3 a.m. and between the hours of II a.m. and midnight; and 		
		(b) on weekdays between the hours of I I a.m. and midnight.		
		Between the hours of 8 a.m. and 7 p.m. on any		
B licence (wh	olesale off licence)	day.		
 "D" licence (retail of	n licence) e	(i) On Sundays between the hours of one minute past midnight and 3 a.m. and between the hours of I I a.m. and		
D neenee (retail of		midnight.		
		(ii) On weekdays between the hours of Il a.m. and midnight.		
Club licence		(i) On Sundays between the hours of one minute past midnight and 3 a.m. and between the hours of I I a.m. and midnight.		
		(ii) On weekdays between the hours of I l a.m. and midnight.		
Wine and beer (on) licence		(i) On Sundays between the hours of one minute past midnight and 3 a.m. and between the hours of I I a.m. and midnight.		
		(ii) On weekdays between the hours of I I a.m. and midnight.		
[Issue 1/2009]	SECOND S	34 SCHEDULE—continued		
lumn I	C	Column II		
	1			

IBY-law 9, LN 32 of 1968, LN 36 of 1972.1

Class ofLicence	Permitted hoursfor sale of Liquor
Wine and beer (off) licence	Between the hours of 8 a.m. and 7 p.m. on any day.
Occasional licence	Between the hours specified on the licence.
Night Club licence	Between the hours of 8 p.m. and 5 a.m. on any day.

THIRD SCHEDULE

	Fee Payable	
Class oflicence	Yearly	Half Yearly
"A" Licence (Retail and wholesale on and off licence .	200.00	D.b 100.00
"B" Licence (Wholesale off licence)	200.00	100.00
"D" Licence (Retail on licence) .	200.00	100.00
Wine and beer (off) licence	100.00	50.00
Wine and beer (on) licence	100.00	50.00
Club licence	50.00	25.00
Occasional licence	For each occasion — D5	
Night Club licence	100.00	60.00
Club and Night Club inspection fee	15.75	15.75
For registration	25.00	25.00
On the grant Ofa certificate	5.00	5.00

[By-laws 3, 10 and 11, LN 43 of 1964, LN 36 of 1972.1



35 LIQUOR LICENCES (AREA COUNCILS) BY-LAWS

ARRANGEMENT OF BY-LAWS

BY-LAW

- 1. Citation.
- 2. Licensing meetings.
- 3. Applications for licences.
- 4. Form of application for licence.
- 5. Notice of meetings and publication of list of applications.
- 6. Opposition to and support of applications.
- 7. Consideration of applications and grant of licences.
- 8. Occasional licences.
- 9. Permitted hours for sale of liquor.
- 10. Fees. 11. Exemption.
- 12. Club and night clubs.

FIRST SCHEDULE

Application for a Licence to Sell Liquor

SECOND SCHEDULE

THIRD SCHEDULE

LIQUOR LICENCES (AREA COUNCILS) BY-LAWS

[Made under section 25.1 [Rules 1 of 1954, Rules 3 of 1954, Rules 12 of 1954, LN 54 of 1962, LN 66 of 1963, LN 1 17 of 1963, By-laws 38 of 1970*, LN 33 of 1972.1

1. Citation

These By-laws may be cited as the Liquor Licences (Area Councils) By-laws.

CAP. 92:02 Liquor Licences Act – Subsidiary Legislation

[LN 117 of 1963, LN 38 of 1970.]

^{*} By-laws 38 of 1970 was a corrigendum correcting all reference to "rules" to "by-laws".

2. Licensing meetings

(l) An Area Council (hereinafter called "the Authority") shall in June and December in each year, and at such other times as the Authority and the Regional Governor may deem necessary, hold a meeting (hereinafter called a "licensing meeting") in the presence of the Regional Governor, to consider applications for licences to sell liquor in the Area.

[Act No. 117 of 1963.1

(2) A licensing meeting shall be open to the public.

3. Applications for licences

All applications for licences (other than occasional licences) to sell liquor shall be made to the Chief Executive Officer of the Authority in the form specified in the First Schedule to these By-laws.

[LN 117 of 1963, First Schedule.]

4. Form of application for licence

(1) All such applications shall be delivered to the Chief Executive Officer of the Authority not later than twenty days before the day on which the licensing meeting is to be held.

[LN 1 17 of 1963.]

(2) An application for a licence to consume liquor on premises shall be accompanied by a certificate signed by the Medical Officer of Health or any medical officer in the Regions or his or her representative appointed in writing that the premises in respect of which the licence is sought are suitable for the purpose of selling liquor to be consumed therein:

Provided that no club or night club licence shall be granted in respect of any premises unless such premises shall first have been certified by the Medical Officer of Health, the Chief Building Control Officer, the Inspector-General of Police and the Manager, Electricity Division of the National Water and Electricity Company as fit and proper and otherwise safe and suitable for the purpose of being used as a club or night club.

[LN 33 of 1972.1

(3) Any person who applies for a club or night club licence shall first pay an inspection fee as set out in the Third schedule to these By-laws.

[LN 33 of 1972, Third Schedule.]

5. Notice of meetings and publication of list of applications

The Chief Executive Officer of the Authority shall, at least thirty days before the date of any licensing meeting, cause notice thereof to be published in English and in the vernacular outside the Authority's office, the Governor's office and at such other places as the Authority may deem advisable and shall, at least fifteen days before any such meeting—

- (a) give notice thereof to all applicants who have complied with by-laws 3 and 4 of these By-laws and to all persons holding a liquor licence under these By-laws in the Area;
- (b) publish outside the offices of the Authority and the Governor and at such other places as the Authority deem advisable, a list giving the names and addresses of the premises in respect of which licences are sought and the classes of licences applied for and shall forward a copy of such list to the Governor.

[LN 117 of 1963.]

6. Opposition to and support of applications

A person residing in the Area who wishes to support or oppose an application may be permitted to do so at the licensing meeting:

Provided that if an objector has been heard, the applicant is entitled to reply in person.

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[LN 117 of 1963.1
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7. Consideration of applications and grant of licences

(l) The Authority shall consider each application and any opposition or support which may have been offered to it and shall proceed to grant or refuse such application.

(2) The grant of a licence shall be at the sole discretion of the Authority.

(3) When the Authority has granted an application, the Chief Executive Officer to the Authority shall, on receipt of the fee prescribed by these By-laws, issue a licence in the form prescribed in the Schedule to the Act.

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[LN 117 of 1963.]
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8. Occasional licences

The Chief Executive Officer of the Authority may (under the directions of the Authority) issue occasional licences on payment of the prescribed fee.

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[LN 117 of 1963.]
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9. Permitted hours for sale of liquor

The hours during which liquor may be sold or supplied on any licensed premises shall be the hours specified in Column II of the Second Schedule to these Bylaws, opposite to the class of licence specified in Column I of the said Schedule, a licence of such class being in force in respect of such premises.

[Second Schedule.]

10. Fees

The fees to be paid for licences for the sale of liquor shall be the fees prescribed in the Third Schedule to these By-laws.

[Third Schedule.]

11. Exemption

These By-laws shall not apply to the Kanifing Municipality scheduled area. [LN 117 of 1963.1

12. Club and night clubs

(1) A building shall not be licensed for use as a club or night club unless it is provided with an adequate number of exits clearly indicated and so placed and maintained as readily to afford members ample means of egress.

[LN 33 of 1972.1

(2) Fire appliances suitable to the character of the building and adequate to deal with an outbreak of fire shall be provided and maintained in good working order.

[LN 33 of 1972.1

(3) Before any premises are occupied or used by a club in a way that will make this definition apply, the proprietor or person responsible for the management of the club shall register such a club with the Registrar-General, and shall furnish to the Registrar-General on payment of the fees as prescribed in the Third Schedule to these By-laws—

- (a) the name and address of the club;
- (b) the name of the proprietor and the person responsible for the day to day management of the club;
- (c) the rules of the club relating to—

(i) the election of members, and the admission of temporary and honorary members and of guests, (ii) the terms of subscription,

(iii) the cessation of membership.

[LN 33 of 1972, Third Schedule.]

CAP. 92:02

(4) There shall be kept in the club premises a list of the names and addresses of the club members and a record of the latest payment of their subscriptions, together with a guest book.

[LN 33 of 1972.]

(5) The register of the club and guest book shall at all reasonable times be open for inspection. A police officer, not below the rank of sergeant, is entitled to inspect the register of the club.

[LN 33 of 1972.1

FIRST SCHEDULE

Application for a Licence to Sell Liquor [By-law 3, LN 33 of 1972.1

To the Chief Executive Officer of the Authority- l, (full name) ..._____ of (address) (occupation) ._____ aged _____ years hereby apply for the issue to me of a* ______. licence for the sale of liquor on the premises known as in the village of

t A certificate signed by the Medical Officer of Health/Medical Officer, the Chief Building Control Officer, the Inspector-General of Police, the Manager, Electricity Division of the National Water and Electricity Company is attached hereto.

Dated this ._____ day of , 20..... (Signed)

*

Applicant

SpeciW class of licence required. t Delete if not necessary.

SECOND SCHEDULE

[By-law 9, LN 33 of 1972.1

Column I		Column Il	
Class ofLicence		Permitted hoursfor sale ofliquor	
Retail and wholesale off licence . Wholesale offlicence	•	Between the hours of: 8.00 a.m. and 7 p.m. 8.00 a.m. and 7 p.m.	

· · · ·		
SE	COND SCHEDULE—continued	
Column I	Column 11	
Class ofLicence	Permitted hoursfor sale ofliquor	
	Between the hours of:	
On licence	(i) On Sundays between the hours of one minute past midnight on Saturday and 3 a.m., and between the hours of I I a.m. and midnight,	
	(ii)On weekdays between the hours of I I a.m. and midnight 8 a.m. and 7 p.m.	
Wine and beer (offlicence) Wine and beer (on licence)	(i) On Sundays between the hours of one minute past midnight on Saturday and 3 a.m., and between the hours of 1 1 a.m. and midnight,	
Club licence	 (ii) On weekdays between the hours of I l a.m. and midnight (i) On Sundays between the hours of one minute past midnight on Saturday and 3 a.m., and between the hours of I l a.m. and midnight, 	
	(ii) On weekdays between the hours of I I a.m. and midnight	
Occasional licence	Between the hours specified on the licence.	
Night club licence	Between the hours of 8 p.m. and 5 a.m. on any day.	

THIRD SCHEDULE

IBY-law 10, LN 54 of 1962, LN 66 of 1963, LN 1 17 of 1963, LN 33 of 1972.1

Class oflicence	Fee Payable	
	Yearly	Half Yearly
Retail and wholesale offlicence	D.b 200.00	D.b 100.00

CAP. 92:02

Liquor	Licences Act	_Subsidiary	Legislation
1		5	0

On licence	200.00	100.00
Wine and beer (off licence)	100.00	50.00
Wine and beer (on) licence	100.00	50.00
Club licence	50.00	25.00
Occasional licence	For each occasion — D5	
THIRD SCHEDULE—continued		

	Fee Payable	
Class oflicence	Yearly	Half Yearly
Night Club licence	1 00.00	60.00
Club and Night Club inspection fee	15.75	15.75
For registration	25.00	25.00
On the grant of a certificate .	5.00	5.00

CAP. 92:02

LIQUOR LICENCES (PERMITTED HOURS) BY-LAWS [LN 33 of 1968, LN 34 of 1968, LN 35 of 1968, LN 36 of 1968, LN 37 of 1968, LN 38 of 1968.1 [Made under section 25 (2).1

1. These By-laws may be cited as the Liquor Licences (Permitted Hours) Bylaws.

2. The Liquor Licences (Area Councils) By-laws shall have effect within the respective Areas over which the Basse, Jangiangbure, Brikama, Kuntaur, Kerewan and Mansakonko Area Councils respectively have jurisdiction, as if there were substituted for the permitted hours appearing in Column II of the Second Schedule thereto in respect of "On licence", "Wine and beer (on) licence" and "Club licence", the following permitted hours in respect of all three categories of licences—

"On Sundays between the hours of one minute past midnight on Saturday and 3 a.m. and between the hours of I I a.m. and midnight. On weekdays between the hours of I I a.m. and midnight".