

REPORT To SubCouncil 19

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ITEM NUMBER: 19SUB13/09/19

SUBJECT

LIQUOR LICENCE APPLICATION: DECISION TAKEN UNDER SUBDELEGATED AUTHORITY BY THE SUBCOUNCIL MANAGER, THE WARD COUNCILLOR AND THE CHAIRPERSON IN RESPECT OF THE ANNEX RESTAURANT REFERENCE. NO: LLA19040019 (H3064)

PURPOSE

To report on an application for a liquor license received in terms of SECTION 36 NEW APPLICATIONS of the Western Cape Liquor Act, 2008, as amended by the Western Cape Liquor Amendment Act, 2010 and Western Cape Liquor Regulations, 2011 and to inform the Subcouncil of the outcome of public participation conducted on the application and recommendation submitted to the Liquor Authority in terms of sub delegated authority.

4. FOR DECISION BY

For information. Original decision taken by Subcouncil Manager in conjunction with Chairperson and Ward 64 Councillor in terms of sub-delegated authority.

5. EXECUTIVE SUMMARY

The Western Cape Liquor Act, 2008, as amended by the Western Cape Liquor Amendment Act, 2010 and Western Cape Liquor Regulations, 2011 were implemented on 1 April 2012. In terms of the Act, certain obligations were put on the City Manager. The City Manager ruled that all applications for liquor licenses received within the City be received at a central venue and delegated his authority to the Manager: Subcouncils to receive such applications from the various Designated Liquor Officers.

4(1) To comment on applications for liquor licences in terms of the Western Cape Liquor Act, 2008, as amended.

Where time or legal constraints do not allow the timeous submission of the matter to the Subcouncil, the SubCouncil manager, in conjunction with the chairperson and relevant ward councillor, has the sub delegated authority to deal with the matter.

RECOMMENDATION

It is recommended that:

It be **NOTED** that an application for a liquor licence received from THE ANNEX RESTAURANT was considered in terms of sub delegated authority and that the following recommendation was forwarded to the Liquor Authority in terms of the Western Cape Liquor Act, 2008, as amended:

SubCouncil 19 recommends that the application for a Consumption ON Premises Liquor Licence, reference no. LLA19040019, for the business The Annex Restaurant **BE SUPPORTED** subject to,

the consumption of liquor being restricted to the inside of the restuarant. No consumption in the open terrace next to the parking.

7. DISCUSSION

- 7.1.1 Section 37 of the Act address the Notice of Application process. Section 37(4), (5) and (6) of the Act reads as follows:
 - (4) The designated liquor officer in whose area of jurisdiction the proposed licensed premises are located must, within the prescribed period from the date of lodgement of an application, serve a copy of the application in the prescribed manner on the municipality concerned in order for it to—
 - (a) where section 36(1)(c) applies—
 - (i) allow the public to have access to, inspect or, upon payment of the prescribed fee, obtain a copy of the application;
 - (ii) obtain the comment of the ward councillor;
 - (iii) comment on the application; and
 - (iv) allow for the consideration of the planning application in relation to the application for a liquor licence; or
 - (b) where section 36(1)(c) does not apply—
 - (i) allow the public to have access to, inspector, upon payment of the prescribed fee, obtain a copy of the application;
 - (ii) obtain comment of the ward councillor, and
 - (iii) comment on the application.
 - (5) The designated liquor officer in whose area of jurisdiction the proposed licensed premises are located must or the municipality **may**, within the prescribed time, give notice of the application to—

- (a) neighbouring residents or such persons who in his, her or its judgement may be affected by, or have an interest in, the granting or refusal of the application; and
- (b) the community policing forum, if any, of the area in which the premises are located.
- (6) Notwithstanding subsection (1), where an applicant has to comply with section 36(1)(c), the notification done in terms of the applicable planning legislation is deemed to be in compliance with the notification requirements in terms of this section: Provided that the Liquor Licensing Tribunal may require such additional notification as it may deem appropriate."
- 7.1.2 The following application for liquor license has been received by Subcouncil:
- 7.1.3 Details of applicant;
 - LLA19040019
 - Erf 159602 Kalk Bay PTY LTD;
 - 2003/027525/07
 - The Annex Restaurant;
 - Consumption ON Premises
 - Erf: 159602 Majestic Villiage, 124 Main Road, Kalk Bay;
- 7.1.4 Subcouncil Manager confirmation: Advertising extent (Community participation) Notices served on and received the following Comments:

Ward 64 Councillor;

SUPPORT

Community Organizations: As per CBO Database

Ward Committee: Elected Members of Ward 64

NOT SUPPORTED

CPF

No comment received during the public participation stage

Other interest and effected parties:

Internal departments:

Town Planning: NO OBJECTION

Health:

NOT SUPPORTED

City Emergency Services: 2019/04/15 NOT SUPPORTED

Law Enforcement Squad: 2019/04/15

NOT SUPPORTED

7.2 Constitutional and Policy Implications

The Western Cape Liquor Act, 2008, as amended by the Western Cape Liquor Amendment Act, 2010 and Western Cape Liquor Regulations, 2011 were implemented on 1 April 2012. The Act was implemented in phases. In terms of the Act, certain obligations were put on the City Manager. The City Manager ruled that all applications for liquor licenses received within the City be received at a central venue and delegated his authority to the Manager of Subcouncils to receive such applications from the various Designated Liquor Officers.

4 (1) To comment on applications for liquor licences in terms of the Western Cape Liquor Act, 2008, as amended.

Where time or legal constraints do not allow the timeous submission of the matter to the Subcouncil, the subcouncil manager, in conjunction with the chairperson and relevant ward councillor, has the sub-delegated authority to deal with the matter.

7.3	Sustainability	Implications

No	\boxtimes	Ye	
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7.4 Legal Implications

Public participation was conducted by the Subcouncil Manager, the circulation was distributed to the Ward Councillor, Community Organizations (as per the Community Based Organisation Database), Ward Committee, Community Police Forums (CPF's) and Internal Departments: Town Planning, Health, City Emergency Services and Law Enforcement Squad (Liquor Control Unit).

7.5 Staff Implications

		report eing re		staff	resources	or	result	in	any	additional	staffing
No	\boxtimes	Y	es [

7.6 Other Services Consulted

The following Internal Departments and officials were consulted:

Energy, Environmental and Spatial Planning

Planning and Building Development Management: (Pierre Evard)

City Health

Sub District: (Muzzamiel Gamieldien)

Safety & Security

City Emergency Services: (Norman Alexander)

Safety & Security

Law Enforcement: (Madoda Hlakula)

FOR FURTHER DETAILS CONTACT:

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