



GOVERNMENT GAZETTE

OF THE

REPUBLIC OF NAMIBIA

N\$4.20

WINDHOEK - 1 November 1996

No. 1435

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Government Notices

MINISTRY OF MINES AND ENERGY

No. 284

1996

CANCELLATION OF THE RESERVATION OF LAND FROM PROSPECTING AND MINING OPERATIONS

Under section 122 of the Minerals (Prospecting and Mining) Act, 1992 (Act 33 of 1992) I hereby declare cancelled the withdrawal from prospecting and pegging of claims under section 17 of the Mines, Works and Minerals Ordinance, 1968 (Ordinance 20 of 1968) of the area described in the Schedule.

SCHEDULE

The area between lines of longitude 17° 35 and 17° 40 (the latter coinciding with the international boundary with the Republic of South Africa), corresponding to the so called "Orange River Blocks" 15; which area is bound in the south by the northern bank of the Orange River and bound in the north by a line three kilometres from, and parallel to, the northern bank of the Orange River.

ANDIMBA TOIVO YA TOIVO
MINISTER OF MINES AND ENERGY

Windhoek, 27 August 1996

MINISTRY OF MINES AND ENERGY

No. 285

1996

**DECLARATION OF COMPANY TO BE DEEMED A
NAMIBIAN COMPANY FOR THE PURPOSES OF
THE PEGGING OF CLAIMS**

Under subsection (3) of section 25 of the Minerals (Prospecting and Mining) Act, 1992 (Act 33 of 1992) I hereby declare that the following company shall for the purposes of that section be deemed generally to be a company referred to in paragraph (b) of subsection (1) of that section namely:

Gem Exploration and Mining Namibia (Pty) Ltd.

**ANDIMBA TOIVO YA TOIVO
MINISTER OF MINES AND ENERGY**

Windhoek, 2 July 1996

MINISTRY OF MINES AND ENERGY

No. 286

1996

**DECLARATION OF A COMPANY TO BE DEEMED A
NAMIBIAN COMPANY FOR THE PURPOSES
OF THE PEGGING OF CLAIMS**

Under subsection (3) of section 25 of the Minerals (Prospecting and Mining) Act, 1992 (Act 33 of 1992) I hereby declare that the following company shall for the purposes of that section be deemed generally to be a company referred to in paragraph (b) of subsection (1) of that section namely:

Namibian Metals (Pty) Ltd

**ANDIMBA TOIVO YA TOIVO
MINISTER OF MINES AND ENERGY**

Windhoek, 19 September 1996

MINISTRY OF ENVIRONMENT AND TOURISM

No. 287

1996

**DECLARATION OF AREA AS A PRIVATE NATURE RESERVE:
KASSANDARA PARK: DISTRICT OMARURU**

In terms of section 22(1)(b) of the Nature Conservation Ordinance, 1975 (Ordinance 4 of 1975), it is hereby made known that the Minister of Environment and Tourism has under section 22(1)(a) of that Ordinance declared the farm Kassandara, Portion B of Kassandara 40, situated in the district of Omaruru, and measuring 763 hectares, as a private nature reserve under the name Kassandara Park.

MINISTRY OF ENVIRONMENT AND TOURISM

No. 288

1996

**WITHDRAWAL OF DECLARATION OF AREA AS A PRIVATE GAME
PARK: BRACK PRIVATE GAME RESERVE**

In terms of section 22(4)(b) of the Nature Conservation Ordinance, 1975 (Ordinance 4 of 1975), it is hereby made known that the Minister of Environment and Tourism has under section 22(4)(a) of the said Ordinance withdrawn the declaration as a private game park of the area described in the relevant paragraphs of the Schedule of Proclamation 34 of 1974, and to which the name Brack Private Game Reserve was allotted.

MINISTRY OF ENVIRONMENT OF TOURISM

No. 289

1996

**WITHDRAWAL OF DECLARATION OF AREA AS A PRIVATE GAME
PARK: LEICESTER PRIVATE GAME RESERVE**

In terms of section 22(4)(b) of the Nature Conservation Ordinance, 1975 (Ordinance 4 of 1975), it is hereby made known that the Minister of Environment and Tourism has under section 22(4)(a) of the said Ordinance withdrawn the declaration as a private game park of the area described in the relevant paragraph of the Schedule to Proclamation 1 of 1970; and to which the name Leicester Private Game Reserve was allotted.

MINISTRY OF WORKS, TRANSPORT AND COMMUNICATION

No. 290

1996

REQUEST THAT THE CLASSIFICATION OF A PORTION OF FARM ROAD 566 BE CHANGED TO DISTRICT ROAD 566, THAT A PORTION OF FARM ROAD 566 BE CLOSED AND THAT A PORTION OF DISTRICT ROAD 566 BE PROCLAIMED: DISTRICTS OF KARASBURG AND KEETMANSHOOP: KARAS REGION

It is hereby made known in terms of section 17(2) of the Roads Ordinance, 1972 (Ordinance 17 of 1972), that the Roads Board of Karas East requests that -

- (a) a portion of farm road 566 described in Schedule I and shown on sketch-map P1597 by the symbols A-B-C, be reclassified to district road 566;
- (b) a portion of farm road 566 be closed as described in Schedule II and shown on sketch-map P1597 by the symbols C-CI-C2-C3-E; and
- (c) a portion of district road 566 be proclaimed as described in Schedule III and shown on sketch-map P1597 by the symbols C-D.

A copy of this notice and the said sketch-map on which the road to which the request refers and other proclaimed, minor and private roads in the area are shown, shall for the full period of 30 days, mentioned below, lie open to inspection at the offices of the Permanent Secretary: Works, Transport and Communication, Windhoek, and the Roads Superintendents, Karasburg and Keetmanshoop during normal office hours.

Every person having any objection to the above-mentioned request is hereby commanded to lodge his or her objection in writing, with the grounds upon which it is based clearly and specifically therein stated, with the Chairperson of the Roads Boards, Private Bag 12005, Ausspannplatz, within a period of 30 days from the date of publication of this notice.

SCHEDULE I

From a point (A on sketch-map P1597) at the junction with district road 204 on the farm Gideonsbron 464 generally north-westwards across the said farm to a point (B on sketch-map P1597) on the said farm; thence generally north-north-eastwards and more and more north-eastwards across the said farm, the district boundary of Karasburg and Keetmanshoop and the farm Portion 3 (Sonskyn) of Farm 369 to a point (C on sketch-map P1597) on the last-mentioned farm.

SCHEDULE II

From a point (C on sketch-map P1597) at the junction of the road described in Schedule I on the farm Portion 3 (Sonskyn) of Farm 369 generally north-north-westwards and more and more north-westwards across the said farm to a point (CI on sketch-map P1597) on the said farm; thence generally west-north-westwards across the said farm to a point (C2 on sketch-map P1597) on the common boundary of the said farm and the farm Remainder of Koichas Ost 296; thence generally northwards across the last-mentioned farm to a point (C3 on sketch-map P1597) on the last-mentioned farm; thence generally north-north-westwards across the last-mentioned farm to a point (E on sketch-map P1597) at the junction with farm road 564 on the last-mentioned farm.

SCHEDULE III

From a point (C on sketch-map P1597) at the junction with the road described in Schedule I on the farm Portion 3 (Sonskyn) of Farm 369 generally north-north-eastwards across the said farm, the farm Portion 1 (Oorskiet) of Koichas Ost 296 and the farm Portion 1 (Franswill) of Vaalkoppies 298 to a point (D on sketch-map P1597) at the junction with district road 565 and farm road 564 on the last-mentioned farm.

MINISTRY OF WORKS, TRANSPORT AND COMMUNICATION

No. 291

1996

APPLICATION THAT A PORTION OF DISTRICT ROAD 2315 BE CLOSED: DISTRICTS OF KARIBIB AND OMARURU: ERONGO REGION

In terms of section 16(3) of the Roads Ordinance, 1972 (Ordinance 17 of 1972), it is hereby made known that application has been made to the Chairperson of the Roads Board of Erongo that a portion of district road 2315 described in the Schedule and shown on sketch-map P1595 by the symbols A-C-D-E-F-G-H be closed.

A copy of this notice and the said sketch-map to which the application refers and other proclaimed, minor and private roads in the area are shown, shall for the full period of 30 days mentioned below, lie open to inspection at the offices of the Permanent Secretary: Works, Transport and Communication, Windhoek, and the Roads Superintendent, Usakos, during normal office hours.

Every person having any objection to the above-mentioned application is hereby commanded to lodge his or her objection in writing, with the grounds upon which it is based clearly and specifically therein stated, with the Chairperson of the Roads Boards, Private Bag 12005, Aussspannplatz, within a period of 30 days from the date of publication of this notice.

SCHEDULE

From a point (A on sketch-map P1595) at the junction with district road 2306 on the Okombahe Reserve 139 generally east-south-eastwards across the said Reserve to a point (C on sketch-map P1595) on the common boundary of the said Reserve and the farm Anibib 136; thence generally eastwards across the said farm and the farm Omandumba West 137 to a point (D on sketch-map P1595) on the last-mentioned farm; thence generally east-north-eastwards across the last-mentioned farm, the farm Portion 1 of Omandumba Ost 133 and the farm Remainder of Omandumba Ost 133 to a point (E on sketch-map P1595) on the common boundary of the last-mentioned farm and the farm Otjompau West 134; thence generally east-north-eastwards and more and more north-eastwards across the last-mentioned farm, the Omaruru River and the farm Otjompau Nord 125 to a point (F on sketch-map P1595) on the last-mentioned farm; thence generally eastwards across the last-mentioned farm to a point (G on sketch-map P1595) on the last-mentioned farm; thence generally south-eastwards across the last-mentioned farm, the Omaruru River and the farm Pristelwitz 128 to a point (H on sketch-map P1595) on district road 2315 at the junction with district road 2316 on the last-mentioned farm.

MINISTRY OF WORKS, TRANSPORT AND COMMUNICATION

No. 292

1996

CHANGE OF NUMBER OF A PORTION OF FARM ROAD 1409 TO FARM ROAD 1460: DISTRICT OF WINDHOEK: KHOMAS REGION

It is hereby made known for general information that the number of the portion of farm road 1409 described in the Schedule and shown on sketch-map P1596 by the symbols A-B, has been changed to farm road 1460.

SCHEDULE

From a point (A on sketch-map P1596) at the junction with main road 52 on the farm Dirleen 371 generally north-north-westwards across the said farm and the farm Karanab 328 to a point (B on sketch-map P1596) near the home-
stead on the last-mentioned farm.

**MINISTRY OF AGRICULTURE, WATER AND RURAL
DEVELOPMENT**

No. 293

1996

**DECLARATION OF AGRONOMIC CROPS UNDER
THE AGRONOMIC INDUSTRY ACT, 1992**

Under section 2 of the Agronomic Industry Act, 1992 (Act 20 of 1992), I hereby-

- (a) declare the crops of wheat (*Triticum aestivum*) and maize (*Zea mays indentata* and *indurata*) to be agronomic crops for the purposes of that Act; and
- (b) withdraw Government Notice 45 of 1993.

**HELMUT K. ANGULA
MINISTER OF AGRICULTURE, WATER
AND RURAL DEVELOPMENT**

Windhoek, 21 October 1996

**MINISTRY OF AGRICULTURE, WATER AND RURAL
DEVELOPMENT**

No. 294

1996

**AGRONOMIC INDUSTRY ACT, 1992:
IMPOSITION OF A GENERAL LEVY ON CERTAIN
CATEGORIES OF CONTROLLED PRODUCTS**

I hereby -

- (a) on the recommendation of the Namibian Agronomic Board, under section 18(1) of the Agronomic Industry Act, 1992 (Act 20 of 1992), with effect from 1 November 1996, impose general levies on certain categories of controlled products as set out in the Schedule; and
- (b) withdraw Government Notice 63 of 1993.

**HELMUT K. ANGULA
MINISTER OF AGRICULTURE, WATER
AND RURAL DEVELOPMENT**

Windhoek, 21 October 1996

SCHEDULE

1. A person who produces and sells for his or her benefit wheat seeds shall pay a fixed producer levy of N\$25 per 1 000 kilogram, or part hereof, of seeds so sold.
 2. A person who produces and sells for his or her benefit maize seeds shall pay a general levy of two comma six per cent of the value of sales based on the price of the maize as fixed under section 20(1)(a) of a aforesaid Act.
 3. Subject to paragraph 4, a person who -
 - (a) imports into Namibia for human consumption wheat or maize seeds or agronomic products which were derived from the grinding, crushing or milling of wheat or maize seeds; or
 - (b) purchases for human consumption wheat or maize seeds from a person referred to in paragraphs 1 or 2,shall pay a general levy of N\$2,10 per 1 000 kilogram, or part thereof, of seeds or products so imported or purchased.
 4. The levies referred to in paragraphs 1 and 2 shall not be payable on the sale, importation or purchase of wheat and maize seeds intended for planting purposes.
 5. The levy imposed by paragraph 1 shall be collected by registered millers on behalf of the Board by means of a deduction of the amount of the levy from the payments made by the registered miller concerned to the supplier of the wheat concerned, and the registered miller shall pay over to the Board the levies collected by it in terms of this paragraph within a period of 30 days after the collection of the levy.
 6. A registered miller shall, when paying over the Board the levies collected in terms of paragraph 5, be entitled to deduct from such levies an amount equal to comma one percent of the levies so paid over to the Board, and to retain as collection commission any amount so deducted.
 7. The levy referred to in paragraph 2 shall be collected by the Board or by such a person or body as may be appointed by the Board to collect the levy on behalf of the Board.
-

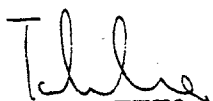
General Notices

No. 298

1996

BANK OF NAMIBIA
STATEMENT OF ASSETS AND LIABILITIES
AS AT CLOSE OF BUSINESS ON 30 SEPTEMBER 1996

	<u>30-09-1996</u>	<u>31-08-1996</u>
	N\$	N\$
LIABILITIES		
Share Capital	40 000 000	40 000 000
General Reserve	32 455 524	32 455 524
Revaluation Reserve	167,748,343	170,856,940
Special Reserve	2 535 000	2 535 000
Building Reserve	36 083 896	36 083 896
Currency in Circulation	369,074,269	394,043,071
Deposits:		
Government	54,429,952	224,811,452
Bankers - Current	1,184	1,468
- Reserve	52,802,000	48,916,000
Other	41,506,069	38,373,505
Long Term Loan Facility	799,218,372	799,218,372
Other Liabilities	<u>52,219,337</u>	<u>47,106,046</u>
	<u>1,648,073,946</u>	<u>1,834,401,274</u>
ASSETS		
External:		
Rand Cash	9,372,257	3,234,428
IMF - Special Drawing Rights	81,478	81,992
Investments-Rand Currency	26,679,826	171,517,852
-Other Currency	715,072,257	768,923,118
-Interest Accrued	3,371,301	2,690,810
Domestic:		
Currency Inventory Account	7,725,928	7,467,688
Loans & Advances-Government	812,040,829	812,040,829
-Other	29,649,118	29,496,789
Fixed Assets	33,008,947	30,671,556
Other Assets	<u>11,072,005</u>	<u>8,276,212</u>
	<u>1,648,073,946</u>	<u>1,834,401,274</u>


T.K. ALWEENDO
DEPUTY GOVERNOR


U. DAVIDS
CHIEF FINANCIAL OFFICER

BANK OF NAMIBIA

No. 299

1996

**CANCELLATION OF REGISTRATION OF NAMIB
BUILDING SOCIETY AS A BUILDING SOCIETY**

In terms of section 10(7) of the Building Societies Act, 1986 (Act 2 of 1986) notice is hereby given that the registrar has under section 10(1) of the said Act cancelled the registration of Namib Building Society as a building society with effect from 10 September 1996.

CANCELLATION OF REGISTRANTS

No. 300

1996

ENGINEERING COUNCIL OF NAMIBIA**1. NAMES OF REGISTRANTS WHO RESIGNED FROM THE EN-
GINEERING COUNCIL OF NAMIBIA DURING 1995/1996**

<u>Name</u>	<u>Registration No.</u>	<u>Reason for Resig- nation</u>
S.M.J. BADENHORST	PE91008(TR)	Moved to Australia
J.K. DU TOIT	PE94011	Left Namibia
H.B. EGGERT	PE89001(TR)	Not doing engineering work
R. GEVERS	PE88079	Retired
S. JAMES	PE 89019	Moved to the U.K.
V.H. JESKE	PE89020	
K.A. PACEK	PE96001(TEMP)	Left Namibia
H.K. RÜGHEIMER	PE88036	
M.T. RAPOSA	PE88016	Left Namibia
H.P. SMIT	PE89020	Retired
D.M. VAN DEN BERG	PE89014(79)	Left Namibia
O.F. WENN	ET91006	Retired
H.A. WITTKE	ET88010	Retired

**2. TEMPORARY REGISTRANTS WHO DID NOT RENEW THEIR
REGISTRATIONS:**

B.J. KRISTALL	ET93001(TEMP)	Expired on 08.03.1996
C.S. OLIPHANT	PE93001(TEMP)	Expired on 31.08.1995
J. RUNJI	PE93002(TEMP)	Expired on 20.09.1995 (Now permanently registered)

Namibian Communications Commission Secretariat
Private Bag 13309
Windhoek
Telephone: 061 - 222666
Telefax: 061 - 222790

L.J. BARNES
CHAIRMAN
NAMIBIAN COMMUNICATIONS COMMISSION

MINISTRY OF INFORMATION AND BROADCASTING

No. 302

1996

NAMIBIAN COMMUNICATIONS COMMISSION

**GRANTING OF AN EXTENSION OF A RADIO BROADCASTING
LICENCE**

In accordance with Article 17(6) of the Namibian Communications Commission Act, 1992 (Act 4 of 1992) the Commission resolved to approve the extension of the following radio broadcasting licence;

Radio Antenna Namibia (Pty) Ltd.

Rebroadcast of Radio 100, broadcasting as Radio Energy in the following areas;

Oshakati and Ondangwa

Article 17(6) of the said Act states as follows "The decision of the Commission to grant or refuse an application for the issue of a broadcasting licence shall, subject to Article 18 of the Namibian Constitution, be final."

Contact Persons: Jan Kruger: Deputy Director
 Johan Schutte: Control Officer

Namibian Communications Commission Secretariat
Private Bag 13309
Windhoek
Telephone: 061 -222666
Telefax: 061 - 222790

L.J. BARNES
CHAIRMAN
NAMIBIAN COMMUNICATIONS COMMISSION

MINISTRY OF INFORMATION AND BROADCASTING

No. 303

1996

NAMIBIAN COMMUNICATIONS COMMISSION**GRANTING OF A TELEVISION BROADCASTING LICENCE**

In accordance with Article 17(6) of the Namibian Communications Commission Act, 1992 (Act 4 of 1992) the Commission resolved to approve the following television broadcasting licence;

Down Link (Pty.) Ltd.

Change of Bop TV to Discovery Channel.

Article 17(6) of the said Act states as follows "The decision of the Commission to grant or refuse an application for the issue of a broadcasting licence shall, subject to Article 18 of the Namibian Constitution, be final."

Contact Persons: Jan Kruger: Deputy Director
 Johan Schutte: Control Officer

Namibian Communications Commission Secretariat
Private Bag 13309
Windhoek
Telephone: 061 - 222666
Telefax: 061 - 222790

L.J. BARNES
CHAIRMAN
NAMIBIAN COMMUNICATIONS COMMISSION

MINISTRY OF INFORMATION AND BROADCASTING

No. 304

1996

NAMIBIAN COMMUNICATIONS COMMISSION**GRANTING OF AN EXTENSION OF A TELEVISION
BROADCASTING LICENCE**

In accordance with Article 17(6) of the Namibian Communications Commission Act, 1992 (Act 4 of 1992) the Commission resolved to approve the extension of the following television broadcasting licence;

MultiChoice Namibia (Pty) Ltd.

Rebroadcast of Discovery Channel in the following areas;

Walvis Bay, Swakopmund, Tsumeb and Keetmanshoop.

Article 17(6) of the said Act states as follows "The decision of the Commission to grant or refuse an application for the issue of a broadcasting licence shall, subject to Article 18 of the Namibian Constitution, be final."

Contact Persons: Jan Kruger: Deputy Director
 Johan Schutte: Control Officer

Namibian Communications Commission Secretariat
Private Bag 13309
Windhoek
Telephone: 061 - 222666
Telefax: 061 - 222790

L.J. BARNES
CHAIRMAN
NAMIBIAN COMMUNICATIONS COMMISSION

MUNICIPALITY OF GOBABIS

No. 305

1996

POUNT SALE

Notice is hereby given in terms of Regulation 29 of the Municipal Pound Regulations, Government Notice 108/1944 as amended, that the undermentioned animals, which were impounded by the Poundmaster on 16 September 1996, will be sold by public auction on Monday, 4 November 1996 at 09:00 at the Municipal Pound, unless they are released before the date.

2 BROWN STALLIONS ± 2 YEARS OLD

**E.A. ATKINSON
MANAGER PROPERTIES**

Gobabis, 17 October 1996

KALKRAND VILLAGE COUNCIL

No. 306

1996

**NOTICE OF VACANCY IN THE MEMBERSHIP OF THE
VILLAGE COUNCIL OF KALKRAND**

In terms of section 13(2) of the Local Authorities Act, 1992 (Act 23 of 1992), notice is hereby given that Councillor S.S. Loftie-Eaton resigned her office as from 4 October 1996.

Notice is further given to DTA of Namibia to nominate a member of the Village Council of Kalkrand within three months from the date of publication of this notice.

**L.G. DENK
VILLAGE SECRETARY
KALKRAND TOWN COUNCIL
P O BOX 5
KALKRAND**

MUNICIPALITY OF KARASBURG

No. 307

1996

AMENDMENT OF ELECTRICITY SUPPLY REGULATIONS

The Council of the Municipality of Karasburg, under section 30(1)(u) of the Local Authorities Act, 1992 (Act 23 of 1992) further amends the electricity supply regulations promulgated under Government Notice 9 of 1958 as set out in the Schedule.

SCHEDULE

Appendix D is hereby amended:

- (a) by the substitution in item 5 (a)(ii) for the amount "N\$0,25" of the amount "N\$0,28".

BY ORDER OF THE COUNCIL

MR. M.M. WALTERS
CHAIRPERSON
COUNCIL OF KARASBURG

Karasburg, 19 September 1996

MUNICIPALITY OF KARASBURG

No. 308

1996

AMENDMENT OF ELECTRICITY SUPPLY REGULATIONS

The Council of the Municipality of Karasburg, under Section 30(1)(u) of the Local Authorities Act, 1992 (Act 23 of 1992) further amends the Model Electricity Supply Regulations promulgated under Government Notice no. 71 of 1996 as set out in the Schedule:

SCHEDULE B**TARIFFS AND CHARGES**

1. (a) All charges, fees and deposits provided for under these tariffs and charges shall be payable at the municipal offices, Karasburg.
- (b) Where the classification of a consumer is doubtful, the Town Electrical Engineer shall decide on the tariff to be applied. Should the consumer not be satisfied with the decision of the Town Electrical Engineer, he may apply in writing to the Council for review thereof and the Council's decision shall be final.

DEFINITION

2. "Month" for the purpose of these tariffs, shall mean a period of approximately 30 days corresponding to the period between two consecutive meter readings.

CIRCUIT BREAKERS

3. (a) Miniature circuit breakers shall be made available by the Council in a range of ampere ratings which shall normally be multiples of 5 with a minimum rating of 10 amperes per phase up to a maximum of 60 amperes per phase or higher if agreed to by the Town Electrical Engineer.
- (b) A consumer requiring supply under this scale for the first time at a particular installation, may select the rating of the Municipal circuit breaker through which his installation is to be supplied.
- (c) If, during the course of twelve month period after connection under this scale, the selected rating is found by the consumer to be unsuitable, application may be made to the Town Electrical Engineer for a circuit breaker of a different rating. Such circuit breaker shall be installed free of charge. If during the same twelve months period, further charges of circuit breakers are desired, such charges shall be carried out at a cost of N\$20,00 for a single phase circuit breaker and a cost of N\$30,00 for a three-phase circuit breaker each. After the end of the twelve month period referred to above circuit breakers will only be replaced on the following conditions:
 - (i) a written application accompanied by a payment of N\$10,00 shall be submitted to the Town Treasurer.
 - (ii) Such application shall only be accepted to after the lapse of a period of six months from the date of application, except in special cases, where it can be shown, to the satisfaction of the Town Electrical Engineer, that a change in the connected load of the installation justifies a proportional change in rating of the circuit breaker.
- (d) For the purpose of applying circuit breaker tariffs, the Council shall have the right to require consumers to state the capacity of the circuit breaker(s) required. Should a consumer not nominate the rating required, the Council may cause the installation to be connected through a circuit breaker or circuit breakers of 15 amperes rated capacity in the case of tariff 1 and 10 amperes rated

capacity in the case of tariff 2, and to levy the charges accordingly.

- (e) In the event of a consumer's installation being connected or disconnected on a day which falls between the days on which consecutive monthly meter readings are taken, the fixed charge for the part of the month up to the reading of the meter shall be a fraction of the monthly fixed charge, such fraction being the number of days of the month during which the consumer's installation is connected, divided by 30.

MINIMUM CHARGE

- 4. The minimum charge shall apply, irrespective of whether units are consumed or not.

TARIFFS

- 5. (a) Tariff 1: Domestic

For the supply of electricity at low voltage to all bona fide domestic consumers who use current for purposes of a domestic nature in private dwellings, flats or rooms:

- (i) Demand Charge

Each consumer shall pay a monthly demand charge in accordance with the following scale, based on the nominal rating(s) of the Municipal miniature circuit breaker(s) through which all current consumed at the consumer's installation shall pass:

- (a) For single phase connections with miniature circuit breaker rating of:
 - 15 amperes - N\$10,50
 - Over 15 amperes - N\$10,50 plus 70c per ampere of rating above 15 amperes.
- (b) For two and three phase connections the ampere ratings of the controlling main circuit breakers on each phase will be added together and the charge, which will be made on the summated ratings, will be as for tariff 1(a).

- (ii) Unit Charge

In addition to the demand charge, all units consumed shall be charged at 28c per unit consumed.

(iii) Minimum Charge

The minimum monthly charge shall be equal to the demand charge as provided for in paragraph (1) of Tariff 1.

5. (b) Tariff 2: Small and Medium consumers

Applicable to all low voltage consumers (except domestic consumers) for power where no other tariff is applicable:

(i) Demand Charge

(a) Each consumer shall pay a monthly demand charge in accordance with the following scale which is based on the nominal rating of the Municipal miniature circuit breaker(s) through which all current consumed in the consumer's installation passes:

N\$1,30 per month per ampere of summated circuit breaker rating with a minimum circuit breaker rating of 10 amperes.

(b) The maximum permissible summated circuit breaker rating in terms of this tariff is 180 amperes, or 60 amperes for single phase circuit breaker.

(ii) Unit Charge

In addition to the demand charge, all units consumed shall be charged for at 28c per unit.

(iii) Minimum Charges

The monthly minimum charge shall be equal to the demand charge as defined in paragraph (i) of Tariff 2.

5. (c) Tariff 3: Industrial Tariff

For the supply of electricity at low or medium voltage for industrial and manufacturing purposes as well as for private and licensed hotels, schools, hostels, Government or Administration Departments and blocks of flats with communal meters.

(i) Demand Charge

Each consumer shall pay a monthly demand charge, calculated as follows:

- (a) Where a KVA maximum demand meter is installed, the monthly demand charge is N\$5,00 per KVA or part thereof registered during any period of 30 minutes during the month by means of a demand meter of a type approved by the Town Electrical Engineer.
- (b) Where, in the opinion of the Town Electrical Engineer it is advantageous to use miniature circuit breakers in place of a maximum demand meter, the monthly demand charge shall be N\$1,30 per ampere of summated circuit breaker rating.

(ii) Unit Charge

Over and above the demand charge, units consumed shall be paid for at the rate of 28c per unit.

(iii) Minimum Charges

The monthly minimum charge shall be equal to the demand charge as defined in paragraph (i) of Tariff 3.

5. (d) Miscellaneous Charges

(i) Temporary Disconnection and Reconnection

- (a) For connection on entering into agreement of supply with the Council - N\$2,50
- (b) For disconnection on termination of such agreement with the Council - N\$2,50
- (c) For temporary disconnection required by consumers - N\$2,50.
- (d) For connection following disconnection as described in (c) - N\$2,50.
- (e) For reconnection following disconnection for non-payment of accounts or for breach of contract - N\$5,00.

(ii) Special Reading of Meter

Where a special reading of the meter is done at the request of the consumer, questioning the accuracy of a reading, if the reading is found to have been correct - N\$2,50.

(iii) Testing of Meters and Circuit Breakers

(a) Meters

On payment of N\$6,50 the meter shall be tested.

(b) Circuit Breakers

On payment of N\$2,00 the circuit breaker shall be tested and replaced if found faulty.

(iv) Location and Retification of Faults

Where employees of the Council are called upon to rectify faults for consumers, the charges shall be:

(a) If work is done during official hours: N\$10,00 per call.

(b) If work is done outside official working hours: N\$15,00 per call.

(v) Installation Charges

An estimate of the charges may be obtained from the Town Electrical Engineer, on application. The amount to be paid for the connection will be the actual real cost of material labour and transport, plus 20%. All applications for new connections must be made to the Town Electrical Engineer by a registered Electrical Contractor. The charges shall be paid to the Town Treasurer at least 48 hours before connection is required.

(vi) The Council reserves the right to make underground cable connections.

(vii) Miscellaneous Service

For work done and service rendered by the Council, where such work done or services are not chargeable under any of the preceding tariffs, the charge shall be actual cost of material, labour and transport, plus 20% to cover overhead costs.

(viii) Late Fees

A late fee of N\$1,00 per month per installation shall be payable where accounts remain unpaid after the 15th day of the month following that during which the service was rendered.

The Council may, by resolution, exempt any consumer or class of consumers from the payment of late fees.

5. (e) Unimproved Sites

Owners of all unimproved sites shall be liable for the payment of the monthly minimum fees as described in Tariffs 1 and 2.

By order of the Council

M.M. WALTERS
CHAIRPERSON
COUNCIL OF KARASBURG

Karasburg, 30 September 1996

MUNICIPALITY OF KARASBURG

No. 309

1996

AMENDMENT OF WATER SUPPLY REGULATIONS

The Council of the Municipality of Karasburg, under Section 30(1)(u) of the Local Authorities Act, 1992 (Act 23 of 1992) further amends the Model Water Supply Regulations promulgated under Government Notice no. 72 of 1996 as set out in the Schedule:

SCHEDULE B

TARIFFS

	N\$
1. Basic fee per month	20,00
2. Unit price per kilolitre	2,50
3. For replacing a seal which has been tampered or interfered with by the consumer	0,20
4. For disconnecting or connecting the water supply at the request of the consumer	2,50
5. For reconnection after supply has been cut off for breach of these regulations	2,50
6. Fees payable for the providing and laying of a communication pipe of 13 mm	60,00

7. Fees payable for the providing and laying of a communication pipe bigger than 13 mm, will be charge at the real costs for the Board
8. Fees for any tests made or other work performed at the request of the consumer will be charged at a rate to be fixed by the Board in each case
9. Rent for a water meter per month 1,00
10. All owners of unimproved erven and premises where there is no water connection and where no water accounts are levied monthly shall be liable for the payment of the monthly minimum fees.

By order of the Council.

M.M. WALTERS
CHAIRPERSON
COUNCIL OF KARASBURG

Karasburg, 30 September 1996

KHORIXAS TOWN COUNCIL

No. 310

1996

**NOTICE OF VACANCY IN THE MEMBERSHIP OF THE
TOWN COUNCIL OF KHORIXAS**

In terms of section 13(2) of the Local Authorities Act, 1992 (Act 23 of 1992), notice is hereby given that Councillor John Murorua resigned his office as from 8 September 1996.

Notice is further given to DTA of Namibia to nominate a member of the Town Council of Khorixas within three months from the date of publication of this notice.

H. GAOBAEB
TOWN CLERK
KHORIXAS TOWN COUNCIL
PRIVATE BAG 2005
KHORIXAS

MUNICIPALITY OF OTAVI

No. 311

1996

**NOTICE OF VACANCY IN THE MEMBERSHIP OF THE LOCAL
AUTHORITY COUNCIL OF OTAVI**

In terms of section 13(2) of the Local Authorities Act 1992 (Act 23 of 1992) notice is hereby given that Councillor JE Shilungu has resigned his office on 26th September 1996.

Notice is hereby given to Swapo of Namibia to nominate a member of the Local Authorities Council of Otavi within three months from the date of publishing of this notice.

**D. F. DIENER
TOWN CLERK
MUNICIPALITY OF OTAVI
P.O. BOX 59
OTAVI**

MUNICIPALITY OF SWAKOPMUND

No. 312

1996

AMENDMENT OF ELECTRICITY SUPPLY REGULATIONS

The Council of the Municipality of Swakopmund, under Section 30 (1) (u) of the Local Authorities Act, 1992 (Act 23 of 1992) further amends the Electricity Supply Regulations promulgated under Government Notice 331 of 1952 as set out in the Schedule.

SCHEDULE

Item 5 of Chapter vii is hereby amended -

- (a) by the substitution in sub-item (a) (i) for the amounts "N\$34,80", "N\$43,50", "N\$52,20", "N\$60,90", "N\$69,60" and "N\$78,30" of the amounts "N\$40,00", "N\$50,00", "N\$60,00", "N\$70,00", "N\$80,00" and "N\$90,00".
- (b) by the substitution in sub-item (a) (ii) for the amount "N\$0,1745" of the amount "N\$0,20".

- (c) by the substitution in sub-item (b) (i) for the amounts "N\$28,35", "N\$37,80", "N\$47,25", "N\$56,70", "N\$66,15", "N\$75,60", "N\$85,05", "N\$113,40", "N\$141,75", "N\$170,10", "N\$198,45", "N\$226,80" and "N\$255,15" of the amounts "N\$32,25", "N\$43,00", "N\$53,75", "N\$64,50", "N\$75,25", "N\$86,00", "N\$96,75", "N\$129,00", "N\$161,25", "N\$193,50", "N\$225,75", "N\$258,00" and "N\$290,25".
- (d) by the substitution in sub-item (b) (ii) for the amount "N\$0,1829" of the amount "N\$0,21".
- (e) by the substitution in sub-item (c) (ii) for the amount "N\$0,2939" of the amount "N\$0,32".
- (f) by the substitution in sub-item (d) (i) (a) for the amount "N\$16,93" of the amount "N\$18,12".
- (g) by the substitution in sub-item (d) (i) (b) for the amount "N\$2,48" of the amount "N\$2,74".
- (h) by the substitution in sub-item (f) for the amount "N\$0.0347" of the amount "N\$0,04".

By order of the Council

D H KAMHO
CHAIRPERSON OF THE COUNCIL

27 September 1996

MUNICIPALITY OF SWAKOPMUND

No. 313

1996

AMENDMENT OF WATER SUPPLY REGULATIONS

The Council of the Municipality of Swakopmund hereby further amends, under section 30 (1) (u) of the Local Authorities Act, 1992 (Act 23 of 1992), the fees, charges and other moneys payable in respect of the supply of water laid down in Schedule B to the Water Supply Regulations promulgated under Government Notice 269 of 1947, as set out in the Schedule.

SCHEDULE

Schedule B is hereby amended -

- (a) by the substitution in sub-item 1 (b) (i) for the amount "N\$1,85" of the amount "N\$2,25".
- (b) by the substitution in sub-item 1 (b) (ii) for the amount "N\$2,00" of the amount "N\$2,50".

- (c) by the substitution in sub-item 1 (b) (iii) for the amount "N\$2,65" of the amount "N\$3,20".
- (d) by the substitution in sub-item 1 (b) (iv) for the amount "N\$3,70" of the amount "N\$4,50".

By order of the Council

D. H. KAMHO
CHAIRPERSON OF THE COUNCIL

27 September 1996

MUNICIPALITY OF SWAKOPMUND

No. 314

1996

PERMANENT CLOSING OF PORTION OF PUBLIC OPEN SPACE

Notice is hereby given in terms of Section 50 (3) (a) (ii) of the Local Authorities Act of 1992 (Act 23 of 1992), that the Municipality of Swakopmund proposes to close permanently the undermentioned portion as indicated on plan no. 11 48 96 03 which lies open for inspection during office hours at the office of the Town Clerk, Municipal Offices.

Portion of Public Open Space / Erf 630 Mondesa, Extension no. 2.

Objections to the proposed closing are to be served on the Secretary: Townships Board, Private Bag 13289, and the Town Clerk, P O Box 53, Swakopmund within 30 days after the appearance of this notice in accordance with Section 50 (1) (c) of the above Act.

E. U. W. DEMASIUS
TOWN CLERK

MUNICIPALITY OF WINDHOEK

N. 315

1996

AMENDMENT OF ELECTRICITY SUPPLY REGULATIONS

The Council of the Municipality of Windhoek, under section 30(1)(u) of the Local Authorities Act, 1992 (Act 23 of 1992)

further amends the Model Electricity Supply Regulations

promulgated under Government Notice 71 of 1966 as set out in the Schedule.

SCHEDULE

Schedule F is hereby amended:

- (a) by the substitution in item 5(a)(i)(aa) for the amounts of "N\$19,17", "N\$29,35", "N\$48,18", "N\$59,37", "N\$70,69", "N\$82,00", "N\$93,31", and "N\$2,26", of the amounts "N\$21,18", "N\$32,43", "N\$53,23", "N\$65,60", "N\$78,11", "N\$90,61", "N\$103,10", and "N\$2,49" respectively.
- (b) by the substitution in item 5(a)(ii)(aa) for the amount "N\$0,1231" of the amount "N\$0,13".
- (c) by the substitution in item 5(a)(ii)(bb) for the amount "N\$0,27" of the amount "N\$0,29".
- (d) by the substitution in item 5(b)(iv) (1) for the amount "N\$60,00" of the amount "N\$66,30".
- (e) by the substitution in item 5(b)(iv)(2) for the amount "N\$0,2844" and "N\$0,2145" for the amounts "N\$0,30" and "N\$0,22", respectively.
- (f) by the substitution in item 5(c)(i)(b) for the amount "N\$33,14" of the amount "N\$36,62".
- (g) by the substitution in item 5(c)(ii)(a) for the amount "N\$0,1460" of the amount "N\$0,15".
- (h) by the substitution in item 5(d)(i)(aa) for the amount "N\$4,7212" of the amount "N\$5,21".
- (i) by the substitution in item 5(d)(i)(bb) for the amount "N\$30,45" of the amount "N\$33,64".
- (j) by the substitution in item 5(d)(ii)(aa) for the amount "N\$0,1411" of the amount "N\$0,15".

BY ORDER OF THE COUNCIL

MR. M. SHIKONGO
CHAIRPERSON OF THE COUNCIL
OF WINDHOEK

1 October 1996

MUNICIPALITY OF WINDHOEK

No. 316

1996

AMENDMENT OF WATER SUPPLY REGULATIONS

The Council of the Municipality of Windhoek, under section 30(1)(u) of the Local Authorities Act, 1992 (Act 23 of 1992) amends the fees, charges and other moneys payable in respect of the supply of water and other services as laid down in Annexure A of the Water Supply Regulations promulgated under Government Notice 138 of 1973 as set out in the Schedule.

SCHEDULE

Annexure A to the Water Supply Regulations is hereby amended by:

1. By the substitution for paragraph 1 ("Basic Charge") of the following paragraph:

"1. BASIC CHARGE:

Each consumer shall pay, in addition to any other tariff payable in terms of any other paragraph of this Annexure, the following basic charge to the Council whether water was consumed or not, determined according to the diameter of the meter inlet:

Diameter of meter inlet	Charge per month
15 mm	N\$10.50 which amount includes 5 kilolitres of water;
20 mm	N\$21.00 which amount includes 10 kilolitres of water;
25 mm	N\$36.50 which amount includes 15 kilolitres of water;
40 mm	N\$81.25 which amount includes 25 kilolitres of water;
50 mm	N\$113.75 which amount includes 35 kilolitres of water;
80 mm	N\$162.50 which amount includes 50 kilolitres of water;

100 mm	N\$211.25 which amount includes 65 kilolitres of water;
150 mm and bigger	N\$292.25 which amount includes 90 kilolitres of water."

2. By the substitution for subparagraph (1) of paragraph 2 ("Tariffs based on consumption") of the following subparagraph:

"(1) For water supplied in excess of the volume included in the basic charge referred to in paragraph 1-

- (a) in the case of a consumer to whom water is supplied for domestic purposes or any other consumer provided with a communication pipe which is 25 millimetres or less in diameter -
- (i) where the volume of water supplied during the period for which the meter reading was carried out amounts to an average daily consumption not exceeding 0,33 kilolitre, for each kilolitre of water supplied in excess of the volume included in the basic charge N\$2,10
- (ii) where the volume of water supplied during such period amounts to an average daily consumption in excess of 0,33 kilolitre, but not exceeding 1,00 kilolitre -
- (aa) for each kilolitre of water supplied in excess of the volume included in the basic tariff, but limited to such volume as is equal to an average daily consumption of 0,33 kilolitre N\$2,10
- (bb) for each kilolitre of water supplied in excess of the volume calculated in accordance with subparagraph (aa) N\$3,10
- (iii) where the volume of water supplied during such period amounts to an average daily consumption in excess of 1,00 kilolitre -
- (aa) for each kilolitre of water supplied in excess of the volume included in the basic tariff, but limited to such volume as is equal to an average daily consumption of 0,33 kilolitre N\$2,10

- (bb) for each kilolitre of water supplied in excess of the volume calculated in accordance with subparagraph (aa), but limited to such volume as is equal to an average daily consumption of 1,00 kilolitre
N\$3,10
- (cc) for each kilolitre of water supplied in excess of the volume calculated in accordance with subparagraph (bb)
N\$6.20
- (b) in the case of a consumer other than one referred to in paragraph (a), for each kilolitre of water supplied in excess of the volume included in the basic charge
N\$3.25."
3. By the substitution for paragraph 3 ("Repair or Substitution of Water Meter") of the following paragraph:
- "3. REPAIR OR SUBSTITUTION OF WATER METER
- Amount payable in terms of regulation 30(2):
- Meter size up to and including 20 mm - N\$310.00
- Meter size in excess of 20 mm - the actual cost of repair or substitution plus administrative cost of 15 % of such cost of repair or substitution with a minimum of N\$200.00."
4. By the substitution for paragraph 4 ("Water Connections") of the following paragraph:
- "4. WATER CONNECTIONS
- For the supply, laying down and maintenance of a connection pipe together with the cost of connecting the consumer's service to the connection pipe:
- (i) For a connection of 15 mm ... Actual cost + 15% subject to a minimum of N\$900.00.
- (ii) For a connection of 20 mm ... Actual cost + 15% subject to a minimum of N\$946.00.
- (iii) For a connection of 25 mm ... Actual cost + 15% subject to a minimum of N\$1 700.00.
- (iv) For a connection of 40 mm ... Actual cost + 15% subject to a minimum of N\$2 809.00.

- (v) For a connection of 50 mm ... Actual cost + 15% subject to a minimum of N\$3 780.00.
 - (vi) For any connection exceeding 50 mm ... Actual cost + 15%.
 - (vii) In cases where more than twenty connections are made at the same time in the same area of a specific project ... Actual cost plus 15%.
5. By the substitution for paragraph 5 ("Fire Connections") of the following paragraph:

"5. FIRE CONNECTIONS

For the supply, laying on and maintenance of a connection pipe together with the cost of connecting the consumer's service with the connection pipe... the actual cost plus 15% subject to a minimum charge of N\$2 809.00"

6. By the substitution for paragraph 7 ("Testing of Meters") of the following paragraph:
- "7. TESTING OF METERS:

For the testing of a water meter in accordance with regulation 36 a deposit of N\$180.00 shall be paid in advance."

BY ORDER OF THE COUNCIL

MATHEUS KRISTOF SHIKONGO
CHAIRPERSON OF THE COUNCIL

Windhoek, 1 October 1996

CITY OF WINDHOEK

No. 317

1996

PERMANENT CLOSING OF PORTIONS A AND E OF THE REMAINDER OF ERF 573 WINDHOEK AS STREET AND PORTIONS B AND C OF THE REMAINDER OF BLOCK LXXVI WINDHOEK, AS STREET. (DR A B MAY STREET)

Notice is hereby given in terms of article 50 (3) (a) (ii) of the Local Authorities Act of 1992 (Act 23 of 1992) that the Municipality of Windhoek proposes to close permanently the undermentioned portions as indicated on plan no. **P/3441/A, REV 1** which lies for inspection during office hours at the office of the Town Planner, Room 702, Municipal Offices, Independence Avenue.

PORTIONS A AND E OF THE REMAINDER OF ERF 573 WINDHOEK AS STREET, AND PORTIONS B AND C OF THE REMAINDER OF BLOCK LXXVI WINDHOEK, AS STREET. (DR A B MAY STREET)

Objections to the proposed closing are to be served on the Secretary: Townships Board, Private Bag 13289, and the Town Clerk, P O Box 59, Windhoek, within 30 days after the appearance of this notice in accordance with Article 50 (1) (C) of the above Act.

**VINSON HAILULU
TOWN CLERK, WINDHOEK**

CITY OF WINDHOEK

No. 318

1996

AMENDMENT OF TOWN PLANNING SCHEME

Notice is hereby given in terms of Article 17 of the Town Planning Ordinance No. 18 of 1954 as amended, that the Municipality of Windhoek intends submitting for approval by the Minister certain amendments to the Windhoek Town Planning Scheme (approved by virtue of Proclamation No. 16 of 1 July 1976).

The amendments will include the following:

- (a) Rezoning and reservation of land;
- (b) Amendments of scheme conditions.

- (c) Review of the Scheme in terms of Article 27 (4) of the Town Planning Ordinance No. 18 of 1954 as amended

Approval has been granted by the Minister for the submission of Amendment Schemes Nos. 31 to 40 which will include plans of the relevant areas which will lie for inspection during office hours at the office of the Town Planner, Room 716, Municipal Offices, Independence Avenue.

VINSON HAILULU
TOWN CLERK

16 OCTOBER 1996
