

# OFFICIAL GAZETTE

OF SOUTH WEST AFRICA.



# OFFISIËLE KOERANT

OPGAWE OP GESAG.

VAN SUIDWES - AFRIKA.

PUBLISHED BY AUTHORITY.

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No. 64 of 1960.

Under and by virtue of the powers in me vested by Section *thirty-two* of the Roads Ordinance, 1953 (Ordinance 17 of 1953), I do hereby declare that the following portions of Trunk Road 2 — Section 1 and Main Road 36 within the limits of the surveyed erven of the Township of Walvis Bay, shall be extensions of the said roads as from 1st April, 1960:—

## EXTENSION OF TRUNK ROAD 2 — SECTION 1:

From a point on the northeastern limit of the surveyed erven of the Township of Walvis Bay generally southwards via Circumferential Road to connect with Trunk Road 2 — Section 1 (Proclaimed by Proclamation 29 of 1954) at a point at the junction of Seventh Street East and Eighteenth Road.

## EXTENSION OF MAIN ROAD 36:

From a point on the eastern limit of the surveyed erven of the Township of Walvis Bay generally westwards via Circumferential Road to connect with Trunk Road 2 — Section 1 northwest of Erf No. 1536, on the said street.

GOD SAVE THE QUEEN.

Given under my hand and seal in Windhoek this 26th day of August, 1960.

D. T. DU P. VILJOEN,  
*Administrator.*

No. 65 of 1960.

WHEREAS by section *fifteen* of the Game Parks, Nature Parks and Private Game Reserves Ordinance, 1958 (Ordinance 18 of 1958), as amended, it is provided that the Administrator may by proclamation in the *Official Gazette* declare any defined area to be a private game reserve;

AND WHEREAS the requirements set out in paragraphs (a) and (b) of section *fifteen* of the said Ordinance and those mentioned in Regulations 23, 24 and 25 of the regulations published under Government Notice 152 of 1959 have been complied with, and no objections were received within the prescribed period of three months;

NOW THEREFORE, under and by virtue of the above-mentioned powers, I do hereby declare that the areas defined in the schedule hereto shall henceforth be a private game reserve falling under the provisions of the said Ordinance and that this private game reserve shall be known by the name set out in the said schedule.

GOD SAVE THE QUEEN.

Given under my hand and seal at Windhoek on this the 16th day of August, 1960.

D. T. DU P. VILJOEN,  
*Administrator.*

## SCHEDULE.

*Walthershagen Private Game Reserve.*

The farms Walthershagen 135 and Zamenkomst 133, situate in the district of Otjiwarongo, measuring 5166.9554 hectares and 4912.0227 hectares, respectively.

No. 66 of 1960.

WHEREAS section 51 of the Town Planning Ordinance 1954 (Ordinance 18 of 1954), provides that the said Ordinance shall come into operation on a date to be declared by the Administrator by proclamation in the *Official Gazette*.

NOW THEREFORE by virtue of powers in me vested by the said section 51, I hereby proclaim, declare and

No. 64 van 1960.

Kragtens die bevoegdheid my verleen by artikel *twee-en-dertig* van die Ordonnansie op Paale 1953 (Ordonnansie 17 van 1953), verklaar ek hierby, dat die volgende gedeeltes van Hoofpad 2 — Seksie 1 en Grootpad 36 binne die grense van die opgemete erwe van die dorp Walvisbaai, verlengings van genoemde paale is vanaf 1 April 1960:—

## VERLENGING VAN HOOFPAD 2 — SEKSIE 1:

Van 'n punt op die noordoostelike grens van die opgemete erwe van die dorp Walvisbaai algemeen suidweswaarts oor Circumferentialweg om aan te sluit by Hoofpad 2 — Seksie 1 (geproklameer by Proklamasie 29 van 1954) by 'n punt by die kruising van Sewende straat Oos en Agtiendeweg.

## VERLENGING VAN GROOTPAD 36:

Van 'n punt op die oostelike grens van die opgemete erwe van die dorp Walvisbaai algemeen weswaarts oor Circumferentialweg om aan te sluit by Hoofpad 2 — Seksie 1 noordwes van erf Nr. 1536, op genoemde straat.

GOD BEHOEDE DIE KONINGIN.

Gegee onder my hand en seël in Windhoek op hierdie 26ste dag van Augustus 1960.

D. T. DU P. VILJOEN,  
*Administrateur.*

No. 65 van 1960.

NADEMAAL daar by artikel *vyftien* van die Ordonnansie op Wildtuine, Natuurtuine en Private Wildreserwes 1958 (Ordonnansie 18 van 1958), soos gewysig, bepaal word dat die Administrateur by Proklamasie in die *Offisiële Koerant* 'n omskrewre gebied tot 'n private wildreserwe kan verklaar;

EN NADEMAAL daar aan die vereistes uiteengesit in paragrawe (a) en (b) van artikel *vyftien* van voormelde Ordonnansie en dié genoem in Regulasies 23, 24 en 25 van die regulasies afgekondig by Goewermmentskennisgewing 152 van 1959 voldoen is, en daar geen besware binne die voorgeskrewe tydperk van drie maande ontvang is nie;

SO IS DIT dat ek, kragtens en ingevolge voornoemde bevoegdheid hierby verklaar dat die gebied in die Bylae tot hierdie Proklamasie omskryf voortaan 'n private wildreserwe is waarop die bepalings van genoemde Ordonnansie van toepassing is, en dat genoemde private wildreserwe bekend sal staan onder die naam in genoemde Bylae uiteengesit.

GOD BEHOEDE DIE KONINGIN.

Gegee onder my hand en seël te Windhoek op hierdie 16de dag van Augustus 1960.

D. T. DU P. VILJOEN,  
*Administrateur.*

## BYLAE

*Walthershagen Private Wildreserwe.*

Die plase Walthershagen 135 en Zamenkomst 133, groot 5166.9554 en 4912.0227 hektaar, onderskeidelik, geleë in die distrik Otjiwarongo.

No. 66 van 1960.

NADEMAAL daar by artikel 51 van die Dorpsbeplanningsordonnansie 1954, Ordonnansie 18 van 1954, voorsiening gemaak is dat genoemde Ordonnansie in werking tree op 'n datum wat die Administrateur by proklamasie in die *Offisiële Koerant* afkondig;

SO IS DIT DAT ek kragtens bevoegdheid my verleen by genoemde artikel 51, hierby proklameer, ver-

make known that the Ordinance shall come into operation on the 1st October, 1960.

**GOD SAVE THE QUEEN.**

Given under my hand and seal at Windhoek this 23rd day of August, 1960.

D. T. DU P. VILJOEN,  
*Administrator.*

No. 67 of 1960.]

WHEREAS by section *fifteen* of the Game Parks, Nature Parks and Private Game Reserves Ordinance, 1958 (Ordinance 18 of 1958), as amended, it is provided that the Administrator may by proclamation in the *Official Gazette* declare any defined area to be a private game reserve;

NOW THEREFORE, under and by virtue of the abovementioned powers I do hereby declare that the areas defined in the schedule hereto shall henceforth be private game reserves falling under the provisions of the said Ordinance and that such private game reserves shall respectively be known by the names set out in the said schedule.

**GOD SAVE THE QUEEN.**

Given under my hand and seal at Windhoek on this the 22nd day of August, 1960.

D. T. DU P. VILJOEN,  
*Administrator.*

**SCHEDULE.**

**GELLAP OST PRIVATE GAME RESERVE.**

1. The farm Gellap Ost No. 3, measuring 10,619 hectares, situate in the district of Keetmanshoop.
2. Portion M of Keetmanshoop Town and Townlands No. 150, measuring 4.9839 hectares.
3. Portion N of Keetmanshoop Town and Townlands No. 150, measuring 3.0141 hectares.

**OMATJENNE PRIVATE GAME RESERVE.**

1. The farm Omatjenne No. 20, measuring 12,305.9223 hectares, situate in the district of Otjiwarongo.
2. The farm Omatjenne Nord No. 21, measuring 5359.8410 hectares, situate in the district of Otjiwarongo.

**NEUDAM PRIVATE GAME RESERVE.**

1. Portion B of the farm Neudam No. 63 measuring 10,177.3873 hectares, situate in the district of Windhoek.
2. Portion 2 of the farm Hoffnung No. 66, measuring 5,187.1827 hectares, situate in the district of Windhoek.

**KALAHARI PRIVATE GAME RESERVE.**

The farm Rohrbeck No. 128, measuring 10,215.1071 hectares, situate in the district of Gibeon.

**UITKOMST PRIVATE GAME RESERVE.**

1. The remaining portion of the farm Klein Uitkomst No. 185, measuring 2460.7329 hectares, situate in the district of Grootfontein.
2. The remaining portion of Portion A of the farm Uitkomst No. 41, measuring 2125.2379 hectares, situate in the district of Grootfontein.
3. Portion B of the farm Uitkomst No. 41, measuring 2.8178 hectares, situate in the district of Grootfontein.

**OSIRE SUED PRIVATE GAME RESERVE.**

Portion A of the farm Osire Süd No. 217, measuring 484.2973 hectares, situate in the district of Otjiwarongo.

**TSINTSABIS PRIVATE GAME RESERVE.**

The farm Tsintsabis No. 881, measuring 1862.5998 hectares, situate in the district of Tsumeb.

**MAROELABOOM PRIVATE GAME RESERVE.**

The farm Nurugas No. 923, measuring 2264 hectares, situate in the district of Grootfontein.

klaar en bekend maak dat die Ordonnansie in werking tree op 1 Oktober 1960.

**GOD BEHOEDE DIE KONINGIN.**

Gegee onder my hand en seël te Windhoek hierdie 23ste dag van Augustus 1960.

D. T. DU P. VILJOEN,  
*Administrateur.*

No. 67 van 1960.]

NADEMAAL daar by artikel *vyftien* van die Ordonnansie op Wildtuine, Natuurtuine en Private Wildreserwes 1958 (Ordonnansie 18 van 1958), soos gewysig, bepaal word dat die Administrateur by Proklamasie in die *Offisiële Koerant* 'n omskrewre gebied tot 'n private wildreserwe kan verklaar;

SO IS DIT dat ek, kragtens en ingevolge voornoemde bevoegdheid, hierby verklaar dat die gebiede in die bylae tot hierdie Proklamasie omskryf voortaan private wildreserwes is waarop die bepalings van genoemde Ordonnansie van toepassing is en dat genoemde Private Wildreserwes bekend sal staan onder die onderskeie name in genoemde bylae uiteengesit.

**GOD BEHOEDE DIE KONINGIN.**

Gegee onder my hand en seël te Windhoek op hierdie 22ste dag van Augustus 1960.

D. T. DU P. VILJOEN,  
*Administrateur.*

**BYLAE.**

**GELLAP-OST PRIVATE WILDRESERWE.**

1. Die plaas Gellap-Ost nr 3, groot 10,619 hektaar, geleë in die distrik Keetmanshoop.
2. Gedeelte M van Keetmanshoop Dorp en Dorpsgronde nr. 150, groot 4.9839 hektaar.
3. Gedeelte N van Keetmanshoop Dorp en Dorpsgronde nr. 150, groot 3.0141 hektaar.

**OMATJENNE PRIVATE WILDRESERWE.**

1. Die plaas Omatjenne nr. 20, groot 12,305.9223 hektaar, geleë in die distrik Otjiwarongo.
2. Die plaas Omatjenne Nord nr. 21, groot 5359.8410 hektaar, geleë in die distrik Otjiwarongo.

**NEUDAM PRIVATE WILDRESERWE.**

1. Gedeelte B van die plaas Neudam nr. 63, groot 10,177.3873 hektaar, geleë in die distrik Windhoek.
2. Gedeelte 2 van die plaas Hoffnung nr. 66, groot 5,187.1827 hektaar, geleë in die distrik Windhoek.

**KALAHARI PRIVATE WILDRESERWE.**

Die plaas Rohrbeck nr. 128, groot 10,215.1071 hektaar, geleë in die distrik Gibeon.

**UITKOMST PRIVATE WILDRESERWE.**

1. Die oorblywende gedeelte van die plaas Klein Uitkomst nr. 185, groot 2460.7329 hektaar, geleë in die distrik Grootfontein.
2. Die oorblywende gedeelte van Gedeelte A van die plaas Uitkomst nr. 41, groot 2125.2379 hektaar, geleë in die distrik Grootfontein.
3. Gedeelte B van die plaas Uitkomst nr. 41, groot 2.8178 hektaar, geleë in die distrik Grootfontein.

**OSIRE SUED PRIVATE WILDRESERWE.**

Gedeelte A van die plaas Osire Süd nr. 217, groot 484.2973 hektaar, geleë in die distrik Otjiwarongo.

**TSINTSABIS PRIVATE WILDRESERWE.**

Die plaas Tsintsabis nr. 881, groot 1862.5998 hektaar, geleë in die distrik Tsumeb.

**MAROELABOOM PRIVATE WILDRESERWE.**

Die plaas Nurugas nr. 923, groot 2264 hektaar, geleë in die distrik Grootfontein.

- (d) In the event of any pedal cycle, licensed under these regulations, being sold or otherwise disposed of the person becoming the owner thereof shall within 7 days after such change of ownership cause the licence to be transferred into his own name, at the Municipal Offices and shall pay the transfer fee of one shilling.
- (e) Should any metal plate issued to the holder of a licence be lost or destroyed such holder of a licence shall forthwith apply to the Council for the issue to him of a new plate which shall be issued to him on satisfying the Council that the original plate has been lost or destroyed. The fee of two shillings and six pence shall be paid to the Council for the issue of a new plate under the provisions of this paragraph.
- (f) No person shall obliterate, deface or alter any number or mark impressed on any pedal cycle in accordance with these regulations, and no person shall ride or be in possession of a pedal cycle on which such number or mark has been obliterated, defaced or altered. In the event of such obliteration, defacing or alteration being caused without the knowledge or fault of the owner of a pedal cycle, the owner shall forthwith bring such pedal cycle, to the Municipal Offices for the purpose of having the number or mark re-impressed.
- (g) Every licence issued in respect of a pedal cycle shall expire on the 31st day of December in each year and the fees payable in respect of a licence shall be as follows:

Ordinary pedal cycles ..... two shillings and six pence

Carrier pedal cycles ..... five shillings.

For the purposes of this paragraph "Carrier pedal cycle" shall mean any pedal cycle equipped with a carrier, basket or holder, and which is ordinarily used by a merchant to convey merchandise.

- (h) Any person residing outside the Municipal area and who is not engaged in regular business nor employed within the Municipal area, and who brings with him any pedal cycle into the Municipal area with the intention of making a visit, and of taking such pedal cycle out of the Municipal area at the termination of his visit shall for a period not exceeding seven days from the date of his arrival in the said area not be required to have such pedal cycle licenced in terms of these regulations.
- (i) This regulation shall not apply to pedal cycles used exclusively by invalids for their own conveyance or to three-wheeled pedal cycles constructed exclusively for and commonly used by children as playthings.
- (j) In the case of pedal cycles which are the property of any department of the Union Government, a Provincial Administration, the Administration of South West Africa or the Council, licences will be issued free of charge.

- (d) Ingeval enige trapfiets, wat kragtens hierdie regulasies gelisensieer is, verkoop of op enige ander wyse oorgemaak word, moet die persoon wat die eienaar daarvan word binne 7 dae na die oordrag van eiendomsreg die lisensie op sy eie naam by die Munisipalekantore laat oordra en hy moet 'n oordragfooi van een sjieling betaal.
- (e) Waar 'n metaalplaatjie wat aan die houër van 'n lisensie uitgereik is, verlore raak of vernietig word, moet sodanige houër onmiddelik by die Raad aansoek doen om 'n nuwe plaatjie wat aan hom uitgereik sal word nadat die Raad oortuig is dat oorspronklike plaatjie verlore geraak of vernietig is. Vir die uitreiking van 'n nuwe plaatjie kragtens hierdie paragraaf, moet 'n bedrag van twee sjielings en ses pennies aan die Raad betaal word.
- (f) Niemand mag enige nommer of merk wat kragtens hierdie regulasies op 'n trapfiets gestempel is, uitwis, ontsier of verander nie en niemand mag 'n fiets waarop sodanige nommer of merk uitgewis, ontsier of verander is, ry of besit nie. Waar sodanige uitwissing, ontsiering of verandering gedoen is sonder die wet of skuld van die eienaar van 'n trapfiets, moet die eienaar sodanige trapfiets onmiddelik na die Munisipalekantore bring sodat die nommer of merk oorgestempel kan word.
- (g) 'n Lisensie wat ten opsigte van 'n trapfiets uitgereik is, verval op die 31ste Desember van elke jaar en lisensiefooele is soos volg:

Gewone Trapfietsse: ..... Twee sjielings en ses pennies

Afleweringstietse: ..... Vyf sjielings.

Vir die doeleindes van hierdie paragraaf beteken „Afleweringstietse" enige trapfiets wat voorsien is van 'n rooster, mandjie, of houër en wat gewoonlik deur 'n handelaar gebruik word om handelsware te vervoer.

- (h) Enige persoon wat buite die Munisipalegebied woon en wat nie binne Munisipalegebied gereelde besigheid dryf of in diens is nie en wat 'n trapfiets saam met hom in die Munisipalegebied inbring met die bedoeling om besoek af te lê en sodanige trapfiets na beëindiging van sy besoek weer uit die Munisipalegebied te neem, hoef sodanige trapfiets vir 'n tydperk van hoogstens 7 dae vanaf die datum van sy aankoms in genoemde gebied, nie te lisensieer kragtens hierdie regulasie nie.
- (i) Hierdie regulasie sal nie van toepassing wees op trapfietsse wat uitsluitlik deur invalide persone vir hulle eie vervoer gebruik word nie of op driewielers wat uitsluitlik gebou is vir en gewoonlik deur kinders as speelgoed gebruik word nie.
- (j) In die geval van trapfietsse wat die eiendom van enige departement van die Unieregering, 'n Provinsiale Administrasie, die Administrasie van Suidwes-Afrika of die Raad is, sal lisensies kosteloos deur die Raad uitgereik word.

WAR GRAVES.

The Administrator has been pleased, in terms of section nine of the War Graves Control and Maintenance

SOLDATEGRAFTES.

Dit het die Administrateur behaag om ooreenkoms-tig artikel nege van Ordonnansie 1927, betreffende die

Ordinance, 1927 (Ordinance No. 2 of 1927) to appoint the Commonwealth War Graves Commission, to exercise the powers conferred upon him, in respect of the graves of soldiers of the 1939/45 war.

Beheer en Instandhouding van Soldategraves (Ordonansie nr. 2 van 1927) die Statebonds Oorlogsgraves Kommissie aan te stel om die bevoegdheid aan hom verleen ten opsigte van die grafte van soldate van die 1939/45 oorlog, uit te oefen.

No. 192.]

[15th September, 1960.

**MARRIAGE OFFICERS: APPOINTMENTS.**

The Administrator has been pleased, in terms of sub-section (2) of section five of the Solemnization of Marriages Proclamation 1920, (Proclamation No. 31 of 1920) to appoint the undermentioned persons as Marriage Officers for South West Africa, with effect from the dates mentioned:—

Name.	Denomination.	Date.
Ueberall: Horst	Roman Catholic Mission	31. 8. 1960
Nieman: Heinrich	Roman Catholic Mission	31. 8. 1960
Pflugradt: Adolf	Evangeliese Lutherse Kerk in Suidwes-Afrika	31. 8. 1960

No. R. 1321 (Union).]

[2nd September, 1960.

**DEPARTMENT OF TRANSPORT.****AMENDMENT TO THE REGISTRATION OF SHIPS REGULATIONS.**

The Minister of Transport has been pleased, under the provisions of sub-section (1) of section three hundred and fifty six of the Merchant Shipping Act, 1951 (Act No. 57 of 1951) as amended, to make the regulations contained in the Schedule hereto.

**SCHEDULE.**

(No. 1)

The Registration of Ships Regulations as promulgated by Government Notice No. 2099 of 24 December 1959 are hereby amended by the insertion in subparagraphs (a) and (b) of paragraph (1) of regulation 23 after the expression "Annex A" of the words "or as near thereto as circumstances may permit."

No. R. 1322 (Union).]

[2nd September, 1960.

**DEPARTMENT OF TRANSPORT.****AMENDMENT TO THE LOAD LINE REGULATIONS, 1960.**

The Minister of Transport has been pleased, under the provisions of sub-section (1) of section three hundred and fifty six of the Merchant Shipping Act, 1951 (Act No. 57 of 1951) as amended, to make the regulations contained in the Schedule hereto.

**SCHEDULE.**

(No. 1)

The Load Line Regulations, 1960, as promulgated by Government Notice No. R.119 of 22 January 1960, are hereby amended by the substitution in the Second Schedule for the words "Letters indicating name of Assigning Authority" where they appear in Forms T.V. 5/303, T.V.5/303(a) and T.V.5/303(b) of the words "See Regulation 14".

No. R. 1323 (Union).]

[2nd September, 1960.

**DEPARTMENT OF TRANSPORT.****AMENDMENT TO THE REGULATIONS FOR MASTERS AND NAVIGATING OFFICERS, 1960.**

No. 192.]

[15 September 1960

**HUWELIKSBEVESTIGERS: AANSTELLINGS.**

Dit het die Administrateur behaag om, ooreenkomsdig die bepalings van subartikel (2) van artikel vyf van „De Huweliksvoltrekkingsproklamatie 1920" (Proklamasie 31 van 1920), sy goedkeuring te heg aan die aanstellings van die ondergenoemde persone as huweliksbevestigers vir Suidwes-Afrika, met ingang van datum genoem:—

Naam	Kerkgenootskap	Datum
Ueberall: Horst	Roman Catholic Mission	31. 8. 1960
Nieman: Heinrich	Roman Catholic Mission	31. 8. 1960
Pflugradt: Adolf	Evangeliese Lutherse Kerk in Suidwes-Afrika	31. 8. 1960

No. R. 1321 (Unie).]

[2 September 1960

**DEPARTEMENT VAN VERVOER.****WYSIGING VAN DIE REGULASIES IN VERBAND MET DIE REGISTRASIE VAN SKEPE.**

Dit het die Minister van Vervoer behaag om, kragtens die bepalings van subartikel (1) van artikel drie honderd ses-en-vyftig van die Handelskeepvaartwet 1951 (Wet No. 57 van 1951), soos gewysig, die regulasies in die bygaande Bylae vervat, uit te vaardig.

**BYLAE**

(No. 1)

Die Regulasies in verband met die Registrasie van Skepe soos afgekondig by Goewermentskennisgewing No. 2099 van 24 Desember 1959 word hierby gewysig deur in subparagrafe (a) en (b) van paragraaf (1) van regulasie 23 na die woorde „uiteengesit word" die woorde „of so na daaraan as wat omstandighede toelaat" in te voeg.

No. R. 1322 (Unie).]

[2 September 1960

**DEPARTEMENT VAN VERVOER.****WYSIGING VAN DIE LASLYNREGULASIES, 1960**

Dit het die Minister van Vervoer behaag om, kragtens die bepalings van subartikel (1) van artikel drie honderd ses-en-vyftig van die Handelskeepvaartwet 1951 (Wet No. 57 van 1951), soos gewysig, die regulasies in die bygaande Bylae vervat, uit te vaardig.

**BYLAE**

(No. 1)

Die Laslynregulasies, 1960, soos afgekondig by Goewermentskennisgewing No. R.119 van 22 Januarie 1960 word hierby gewysig deur in die Tweede Bylae die woorde „Letters wat die naam van die Toewysende Owerheid aantoon" waar dit in vorms T.V.5/303, T.V.5/303(a) en T.V.5/303(b) voorkom deur die woorde „Vergelyk Regulasie 14" te vervang.

No. R. 1323 (Unie).]

[2 September 1960

**DEPARTEMENT VAN VERVOER.****WYSIGING VAN DIE REGULASIES IN VERBAND MET EKSAMENS VIR GESAGVOERDERS EN NAVIGASIE OFFISIERE, 1960.**