



GOVERNMENT GAZETTE

OF THE

REPUBLIC OF NAMIBIA

R0,70

WINDHOEK — 15 February 1991

No. 153

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Government Notices

MINISTRY OF WORKS, TRANSPORT AND COMMUNICATION

No. 11

1991

APPLICATION THAT A ROAD BE DECLARED A PROCLAIMED DISTRICT ROAD (NUMBER 3826): DISTRICT OF HEREROLAND WEST

In terms of section 16(3) of Roads Ordinance, 1972 (Ordinance 17 of 1972), it is hereby made known that application has been made to the Chairman of the Roads Board of Hereroland West that the road described in the Schedule and shown on sketch-map P1467 by the symbols A-B, be declared a district road (number 3826).

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

Every person having any objection to the above-mentioned application is hereby commanded to lodge his objection in writing, with the grounds upon which it is based clearly and specifically therein stated, with the Chairman of Roads Boards, Private Bag 12005, Ausspannplatz, 9000, within a period of thirty days from the date of publication of this notice.

SCHEDULE

From a point (A on sketch-map P1467) near a place known as Okamatapati on district road 3802 generally east-north-eastwards to a point (B on sketch-map P1467) on district road 3805.

**MINISTRY OF WORKS,
TRANSPORT AND COMMUNICATION**

No. 12

1991

**PROPOSAL AND APPLICATION THAT PORTIONS OF
FARM ROAD 1650 BE CLOSED: DISTRICT OF WINDHOEK**

It is hereby made known that -

- (a) in terms of section 20(1) of the Roads Ordinance, 1972 (Ordinance 17 of 1972), the Permanent Secretary for Works, Transport and Communication proposes that, in the district of Windhoek, the portion of farm road 1650 described in Schedule I and shown on sketch-map P1442 by the symbols A-B-C, be closed; and
- (b) in terms of section 16(3) of the said Ordinance, application has been made to the Chairman of the Roads Board of Windhoek that the portion of farm road 1650 described in Schedule II and shown on sketch-map P1442 by the symbols C-D, be closed.

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

Every person having any objection to the above-mentioned proposal and 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 Chairman of Roads Boards, Private Bag 12005, Ausspansplatz, 9000, within a period of thirty days from the date of publication of this notice.

SCHEDULE I

From a point (A on sketch-map P1442) on the farm Toronto 206 generally south-westwards across the said farm to a point (B on sketch-map P1442) on the said farm; thence generally west-north-westwards and more and more north-westwards across the said farm to a point (C on sketch-map P1442) on the common boundary of the said farm and the farm Oehlland 207.

SCHEDULE II

From a point (C on sketch-map P1442) on the common boundary of the farms Toronto 206 and Oehlland 207 generally north-westwards across the last-mentioned farm to a point (D on sketch-map P1442) on the last-mentioned farm.

MINISTRY OF LOCAL GOVERNMENT AND HOUSING

No. 13

1991

**PERI-URBAN DEVELOPMENT BOARD:
AMENDMENT OF REGULATIONS ON ELECTRICITY SUPPLY:
KAMANJAB, WITVLEI AND HENTIES BAY**

The President has under section 40 of the Peri-Urban Development Board Ordinance, 1970 (Ordinance 19 of 1970), with effect from 1 July 1989, further amended the Regulations on Electricity Supply promulgated under Government Notice 20 of 1974, as set out in the Schedule.

SCHEDULE

1. The following heading is hereby substituted for the heading:

**"PERI-URBAN DEVELOPMENT BOARD: REGULATIONS
ON ELECTRICITY SUPPLY: GOCHAS, HENTIES BAY,
KAMANJAB, LEONARDVILLE AND WITVLEI".**

2. Part 1 is hereby amended -

- (a) by the substitution for the heading of the following heading:

**"PART 1: REGULATIONS APPLICABLE TO THE PERI-
URBAN AREAS GOCHAS, HENTIES BAY, LEONARD-
VILLE AND WITVLEI";**

- (b) by the substitution for paragraph (a) of regulation 1 of the following paragraph:

"(a) All charges, fees and deposits provided for under these regulations shall be payable to the board at its offices at Gochas, Henties Bay, Kamanjab, Leonardville, Witvlei or in Windhoek.";

- (c) by the deletion in paragraph (b) of regulation 1 of the words "Works Superintendent or", wherever they occur;

- (d) by the insertion before the definition of "month" in regulation 2 of the following definitions:

" 'Board' means the Peri-Urban Development Board established under section 2 of the Peri-Urban Development Board Ordinance, 1970 (Ordinance 19 of 1970);

'consumer' means a person who has entered into a contract with the Board for the supply of electricity, or the owner of any property where electricity supply is available, but not made use of, or the owner of any property, with or without improvements thereon, which can reasonably be connected to the Board's main or connection cables, wires and lines for the supply of electricity; and";

- (e) by the deletion in paragraph (c) of regulation 3 of the words "Works Superintendent or", wherever they occur; and
- (f) by the substitution for regulation 4 of the following regulation:

"Basic charge:

- 4. The consumer shall be liable for all moneys due in respect of the supply of electricity to him or her, and for the basic charge as set out in Parts 2, 3, 4, 5 and 6 in respect of the different classes of consumers, which shall be applicable to all built-upon or vacant erven which are connected to the Board's electricity supply system or which can be reasonably connected thereto, irrespective whether electricity has been consumed or not."
3. Part 2 is hereby amended by the substitution for regulations 5(A) and 5(B) of the following regulations:

"5. TARIFFS, CHARGES AND DEPOSITS.

5(A) (a) Domestic consumers.

For the supply of electricity at 220V single phase to *bona fide* domestic consumers:

(i) Basic charge:

- (aa) In respect of an erf where circuit breakers are installed: For the summated rating of the circuit breakers at the point of supply, subject to a minimum amount of R13,20 and a maximum amount of R52,80: R0,88 pr ampère per month.
- (bb) In respect of an erf where circuit breakers are not installed: R13,20 per month.

(ii) Unit charge:

R0,16 for every unit consumed.

(b) Non-domestic consumers.

For the supply of electricity at 220V single phase or 380/220V three phase to non-domestic consumers:

(i) Basic charge:

- (aa) In respect of an erf where circuit breakers are installed: For the summated rating of the circuit breakers at the point of supply, subject to a minimum amount of R24,60 and a maximum amount of R295,20: R1,64 per ampère per month.
- (bb) In respect of an erf where circuit breakers are not installed: R24,60 per month.

(ii) Unit charge:

R0,16 for every unit consumed.

(B) Bulk consumers:

For the supply of electricity at 380/220V three phase with a circuit breaker rating exceeding 45 ampère per phase at the point of supply to the consumer:

(a) Basic charge:

(i) In respect of an erf where circuit breakers are installed: R15,24 per kVA requested per month, subject to a minimum amount of R381,00.

(ii) In respect of an erf where circuit breakers are not installed: R381,00 per month.

(b) Unit charge:

R0,16 for every unit consumed."

4. Part 3 is hereby amended by the substitution for regulation 5A(A) of the following regulation:

"5A(A) TARIFFS, CHARGES AND DEPOSITS.

(a) Domestic consumers.

For the supply of electricity at 220V single phase to *bona fide* domestic consumers:

(i) Basic charge:

(aa) In respect of an erf where circuit breakers are installed: For the summated rating of the circuit breakers at the point of supply, subject to a minimum amount of R20,70 and a maximum amount of R82,80: R1,38 per ampère per month.

(bb) In respect of an erf where circuit breakers are not installed: R20,70 per month.

(ii) Unit charge:

R0,09 for every unit consumed.

(b) Non-domestic consumers.

For the supply of electricity at 220V single phase or 380/220V three phase to non-domestic consumers:

(i) Basic charge:

(aa) In respect of an erf where circuit breakers are installed: For the summated rating of the circuit breakers at the point of supply, subject to a minimum amount of R32,25 and a maximum amount of R387,00: R2,15 per ampère per month.

(bb) In respect of an erf where circuit breakers are not installed: R32,25 per month.

(ii) Unit charge:

R0,09 for every unit consumed.

(c) Bulk consumers:

For the supply of electricity at 380/220V three phase with a circuit breaker rating exceeding 45 ampère per phase at the point of supply to the consumer:

(i) Basic charge:

(aa) In respect of an erf where circuit breakers are installed: R19,92 per kVA requested per month, subject to a minimum amount of R498,00.

(bb) In respect of an erf where circuit breakers are not installed: R498,00 per month.

(ii) Unit charge:

R0,09 for every unit consumed.”.

5. Part 4 is hereby amended by the substitution for regulation 5B(A) of the following regulation:

“5B(A) TARIFFS, CHARGES AND DEPOSITS.

(a) Domestic consumers.

For the supply of electricity at 220V single phase to *bona fide* domestic consumers:

(i) Basic charge:

(aa) In respect of an erf where circuit breakers are installed: For the summated rating of the circuit breakers at the point of supply:

— in the case of circuit breakers with a minimum of 15 ampère and a maximum of 25 ampère: R0,85 per ampère per month;

— in the case of circuit breakers with a minimum of 45 ampère: R1,05 per ampère per month.

(bb) In respect of an erf where circuit breakers are not installed: R12,75 per month.

(ii) Unit charge:

R0,11 for every unit consumed.

(b) Non-domestic consumers.

For the supply of electricity at 220V single phase or 380/220V three phase to non-domestic consumers:

(i) Basic charge:

(aa) In respect of an erf where circuit breakers are installed: For the summated rating of the circuit breakers at the point of supply, subject to a minimum amount of R19,50 and a maximum amount of R70,00: R1,30 per ampère per month.

(bb) In respect of an erf where circuit breakers are not installed: R19,50 per month.

(ii) Unit charge:

R0,11 for every unit consumed.

(c) Bulk consumers:

For the supply of electricity at 380/220V three phase with a circuit breaker rating exceeding 45 ampère per phase at the point of supply to the consumer:

(i) Basic charge:

(aa) In respect of an erf where circuit breakers are installed: For the summated rating of the circuit breaker at the point of supply, subject to a minimum amount of R82,80: R1,30 per ampère per month.

(bb) In respect of an erf where circuit breakers are not installed: R82,80 per month.

(ii) Unit charge:

R0,11 for every unit consumed.”.

6. The following part is hereby substituted for Part 5:

"PART 5: REGULATIONS APPLICABLE TO THE PERI-URBAN AREA OF GOCHAS ONLY.

5C(A) TARIFFS, CHARGES AND DEPOSITS.

(a) Domestic consumers.

For the supply of electricity at 220V single phase to *bona fide* domestic consumers.

(i) Basic charge:

(aa) In respect of an erf where circuit breakers are installed: For the summated rating of the circuit breakers at the point of supply, subject to a minimum amount of R19,05 and a maximum of R76,20: R1,27 per ampère per month;

(bb) In respect of an erf where circuit breakers are not installed: R19,05 per month.

(ii) Unit charge:

R0,12 for every unit consumed.

(b) Non-domestic consumers.

For the supply of electricity at 220V single phase or 380/220V three phase to non-domestic consumers:

(i) Basic charge:

(aa) In respect of an erf where circuit breakers are installed: For the summated rating of the circuit breakers at the point of supply, subject to a minimum amount of R19,05 and a maximum amount of R171,45: R1,27 per ampère per month.

(bb) In respect of an erf where circuit breakers are not installed: R19,05 per month.

(ii) Unit charge:

R0,12 for every unit consumed.

(c) Bulk consumers:

For the supply of electricity at 380/220V three phase with a circuit breaker rating exceeding 45 ampère per phase at the point of supply to the concerned consumer:

(i) Basic charge:

(aa) In respect of an erf where circuit breakers are installed: For the summated rating of the circuit breaker at the point of supply, subject to a minimum amount of R171,45: R1,27 per ampère per month.

(bb) In respect of an erf where circuit breakers are not installed: R171,45 per month.

(ii) Unit charge:

R0,12 for every unit consumed.

(B) Miscellaneous charges:

(1) For connection and disconnection of supply -

(a) for connection on entering into an agreement for supply with the board — Nil;

(b) for disconnection on termination of agreement with the board — R10,00;

(c) for temporary disconnection required by the consumer — R10,00;

(d) for reconnection following disconnection referred to in subparagraph (c) — R10,00;

(e) for reconnection following disconnection for non-payment of account or breach of contract — R10,00.

(2) Special reading of meters.

Where a special reading of a meter is taken at the request of a consumer questioning the accuracy of a reading, if the reading is found to be correct — R10,00.

(3) Testing of meters and circuit breakers.

(a) Meters.

(i) If a consumer is at any time not satisfied with any reading of a meter supplied by the Board and is desirous of having the meter tested, he or she shall apply in writing to the Board within ten days of the last day of the month during which the reading in question was taken, and on payment of a deposit of R20,00, the meter shall be tested by the Board.

- (ii) If the meter is found to be registering correctly, the deposit shall be forfeited; if the meter is proved incorrect, the Board shall refund the deposit, repair the meter and reconnect it without charge.
 - (iii) The meter shall be considered to be registering correctly if the error is not more than 2,5% either way.
- (b) Circuit breakers.
 - (i) If a consumer is at any time not satisfied with the accuracy of the rating of the circuit breaker controlling his or her installation, and is desirous of having such circuit breaker tested, he or she shall apply in writing to the Board, and on payment of a deposit of R20,00, the circuit breaker shall be tested by the Board.
 - (ii) If the circuit breaker is found to be operating correctly, the deposit shall be forfeited; if the circuit breaker is found to be operating incorrectly, allowing less current than the given rating, the deposit shall be refunded and a correctly rated circuit breaker installed without charge.
 - (iii) A circuit breaker shall be deemed to be correctly rated if it carries the full rated current for an uninterrupted period of one hour without tripping.

(4) Location and rectification of faults.

If the board is called upon to locate and rectify a fault and the fault is found to be outside the supply network, then the consumer shall be charged:

- (a) Per call-out during working hours — R10,00;
- (b) per call-out after working hours — R20,00.

(5) Installation charges.

The installation charges for connecting a consumer's premises shall be as follows:

- (a) Metering equipment — Nil;
- (b) circuit-breaker — Nil;
- (c) overhead conductors or underground cables: calculated at the cost incurred by the Board to supply and install such conductors or cables from the boundary of the consumer's property to the circuit breaker or metering equipment, plus 15%.

(6) Miscellaneous services.

For work done and services rendered by the Board where such work or services are not chargeable under any of the preceding tariffs, the charge shall be the actual cost of material, labour and transport, plus 15% to cover administrative expenditure.

(7) Late fees.

The Board may charge and recover interest at a rate not exceeding the maximum rate which is from time to time determined by the President and promulgated by notice in the *Gazette*, calculated from the date on which the fee falls due to the date of payment, or the Board may, in lieu of charging such interest, impose and recover a fixed penalty not exceeding one rand on all fees which have not been paid within fifteen days of the date upon which they fell due.

(C) Special agreements.

Notwithstanding the provisions of any of the preceding tariffs and charges, the Board may enter into special agreements with large consumers for the supply to them of electricity in bulk for industrial and other purposes, at the tariffs and charges specified in such agreements.

(D) Deposits.

- (1) Every consumer other than the State shall deposit with the Board a sum of money equal to the estimated charge for an average month's consumption, but at least thirty rand, as security for payment of charges due or which may become due to the Board under these tariffs in respect of electricity supplied by the board to such consumer.
- (2) (a) If the sum so deposited by the consumer under subparagraph (1), at any time thereafter is no longer at least equal to the estimated charge for an average month's consumption, the Board may, by giving such consumer one month's written notice, require such consumer to deposit a further amount with it so that the total sum so deposited will again be at least equal to the estimated charge for an average month's consumption.

(b) If a consumer fails to comply with such requirements, the supply of electricity to such consumer may be suspended on forty-eight hours written notice.
- (3) Such deposit shall not be deemed to be payment or part payment of accounts due for the supply of electricity.

- (4) On cessation of the supply of electricity, the amount of such deposit minus any fees, which may be due to the Board, shall be refunded to the consumer on application.
- (5) No deposit paid under this tariff shall bear interest.
- (6) The Board may accept a bank guarantee in lieu of a cash amount where any such deposit exceeds thirty rand."

7. The following parts are hereby inserted after Part 5:

"PART 6: REGULATIONS APPLICABLE TO THE PERI-URBAN AREA OF LEONARDVILLE ONLY.

5D(A) TARIFFS, CHARGES AND DEPOSITS.

(a) Domestic consumers.

For the supply of electricity at 220V single phase to *bona fide* domestic consumers:

(i) Basic charge:

(aa) In respect of an erf where circuit breakers are installed: For the summated rating of the circuit breakers at the point of supply, subject to a minimum amount of R48,00 and a maximum of R96,00: R1,60 per ampère per month;

(bb) In respect of an erf where circuit breakers are not installed: R48,00 per month.

(ii) Unit charge:

R0,13 for every unit consumed.

(b) Non-domestic consumers and bulk consumers.

For the supply of electricity at 220V single phase or 380/220V three phase to non-domestic consumers and bulk consumers:

(i) Basic charge:

(aa) In respect of an erf where circuit breakers are installed: For the summated rating of the circuit breakers at the point of supply, subject to a minimum amount of R75,00 and a maximum amount of R226,00: R2,60 per ampère per month.

(bb) In respect of an erf where circuit breakers are not installed: R75,00 per month.

(ii) Unit charge:

R0,13 for every unit consumed.

(B) Miscellaneous charges:

(1) For connection and disconnection of supply -

- (a) for connection on entering into an agreement for supply with the board — Nil;
- (b) for disconnection on termination of agreement with the board — R10,00;
- (c) for temporary disconnection required by the consumer — R10,00;
- (d) for reconnection following disconnection referred to in subparagraph (c) — R10,00;
- (e) for reconnection following disconnection for non-payment of account or breach of contract — R10,00.

(2) Special reading of meters.

Where a special reading of a meter is taken at the request of a consumer questioning the accuracy of a reading, if the reading is found to be correct — R10,00.

(3) Testing of meters and circuit breakers.

(a) Meters.

- (i) If a consumer is at any time not satisfied with any reading of a meter supplied by the Board and is desirous of having the meter tested, he or she shall apply in writing to the Board within ten days of the last day of the month during which the reading in question was taken, and on payment of a deposit of R20,00, the meter shall be tested by the Board.
- (ii) If the meter is found to be registering correctly, the deposit shall be forfeited; if the meter is proved incorrect, the Board shall refund the deposit, repair the meter and reconnect it without charge.
- (iii) The meter shall be considered to be registering correctly if the error is not more than 2,5% either way.

(b) Circuit breakers.

- (i) If a consumer is at any time not satisfied with the accuracy of the rating of the circuit breaker controlling his or her installation, and is desirous of having such circuit breaker tested, he or she shall apply in writing to the Board, and on payment of a deposit of R20,00, the circuit breaker shall be tested by the Board.

- (ii) If the circuit breaker is found to be operating correctly, the deposit shall be forfeited; if the circuit breaker is found to be operating incorrectly, allowing less current than the given rating, the deposit shall be refunded and a correctly rated circuit breaker installed without charge.
- (iii) A circuit breaker shall be deemed to be correctly rated if it carries the full rated current for an uninterrupted period of one hour without tripping.

(4) Location and rectification of faults.

If the board is called upon to locate and rectify a fault and the fault is found to be outside the supply network, then the consumer shall be charged:

- (a) Per call-out during working hours — R10,00;
- (b) per call-out after working hours — R20,00.

(5) Installation charges.

The installation charges for connecting a consumer's premises shall be as follows:

- (a) Metering equipment — actual cost plus 15%;
- (b) circuit breaker — actual cost plus 15%;
- (c) overhead conductors or underground cables — calculated at the cost incurred by the Board to supply and install such conductors or cables from the boundary of the consumer's property to the circuit breaker or metering equipment, plus 15%.

(6) Miscellaneous services.

For work done and services rendered by the Board where such work or services are not chargeable under any of the preceding tariffs, the charge shall be the actual cost of material, labour and transport, plus a surcharge of 15% to cover administrative expenditure.

(7) Late fees.

The Board may charge and recover interest at a rate not exceeding the maximum rate which is from time to time determined by the President and promulgated by notice in the *Gazette*, calculated from the date on which the fee falls due to the date of payment, or the board may, in lieu of charging such interest, impose and recover a fixed penalty not exceeding one rand on all fees which have not been paid within fifteen days of the date upon which they fell due.

(C) Special agreements.

Notwithstanding the provisions of any of the preceding tariffs and charges, the Board may enter into special agreements with large consumers for the supply to them of electricity in bulk for industrial and other purposes at the tariffs and charges specified in such agreements.

(D) Deposits.

- (1) Every consumer other than the State shall deposit with the Board a sum of money equal to the estimated charge for an average month's consumption, but at least fifty rand, as security for payment of charges due or which may become due to the Board under these tariffs in respect of electricity supplied by the board to such consumer.
- (2) (a) If the sum so deposited by the consumer under subparagraph (1), at any time thereafter is no longer at least equal to the estimated charge for an average month's consumption, the Board may, by giving such consumer one month's written notice, require such consumer to deposit a further amount with it so that the total sum so deposited will again be at least equal to the estimated charge for an average month's consumption.

(b) If a consumer fails to comply with such requirements, the supply of electricity to such consumer may be suspended on forty-eight hours written notice.
- (3) Such deposit shall not be deemed to be payment or part payment of accounts due for the supply of electricity.
- (4) On cessation of the supply of electricity, the amount of such deposit minus any fees, which may be due to the Board, shall be refunded to the consumer on application.
- (5) No deposit paid under this tariff shall bear interest.
- (6) The Board may accept a bank guarantee in lieu of a cash amount where any such deposit exceeds thirty rand.

PART 7: REGULATIONS APPLICABLE TO THE PERI-URBAN AREAS OF GOCHAS, HENTIES BAY, KAMANJAB, LEONARDVILLE AND WITVLEI.

6. General provisions.

- (1) In all cases of doubt in any matter relating to these tariffs and the conditions laid down for the application of these tariffs, the decision of the Board shall be final.

- (2) (a) If the Board finds that the conditions of any agreement for the supply of electricity have materially altered or that the consumer does not comply with the agreement in any way, the Board may charge and the consumer concerned shall be liable to pay for the consumption at such a scale under these regulations as may in the opinion of the Board, be applicable as from such date as the conditions aforesaid were changed or appear to the Board to have been changed in respect of consumption by such consumer.
- (b) The consumer referred to in subparagraph (a) shall be liable to pay for the consumption at such tariffs under these regulations as may in the opinion of the board, be applicable as from such date as the aforesaid conditions were changed or appear to the board to have been changed.
- (3) (a) Every consumer's account will, as far as practicable, be rendered monthly, and payment thereof shall be made before the fifteenth day of the month following the month in which the account was rendered.
- (b) If a consumer fails to apply with the provisions of subparagraph (a), the supply of electricity to such consumer may be disconnected after the expiry of a final notice to that effect, and such supply shall not be reconnected until the amount of the account and the reconnection fees in accordance with the tariff of these regulations have been paid in full."

General Notices

MINISTRY OF LOCAL GOVERNMENT AND HOUSING

No. 10

1991

MUNICIPALITY OF KARIBIB: AMENDMENT OF SWIMMING BATH REGULATIONS

The council of the Municipality of Karibib has under section 242 of the Municipal Ordinance, 1963 (Ordinance 13 of 1963), further amended the Swimming Bath Regulations promulgated under Government Notice 40 of 1955 as set out in the Schedule.

The said amendment has been approved by the President under section 243 of the said Municipal Ordinance, 1963.

SCHEDULE

The Schedule is hereby amended by the insertion of the following item after item 5:

"6. Family tickets:

Per family per season

R25,00".

DEPARTMENT OF FISHERIES

No. 11

1991

APPLICATION FOR CONCESSIONS FOR EXPLOITATION
RIGHTS (FISHING RIGHTS) AND PROCESSING RIGHTS
(FACTORIES) IN THE FISHING INDUSTRY

1. It is hereby made public that in terms of a Cabinet Resolution, applications are awaited for allocation of exploitation rights (fishing rights) and processing rights (factories) as well as exploitation rights to private boat owners in the pelagic industry and the private small boat owners in the rock lobster industry, in respect of -
 - (a) pelagic fishing
 - (b) demersal
 - (c) rock lobster
 - (d) midwater trawl (horse mackerel)
 - (e) crab
 - (f) seals
 - (g) linefish
 - (h) tuna
 - (i) sole
 - (j) squid
 - (k) other.
2. The period within which the above rights shall be exercised will be determined by the Cabinet when allocating new fishing rights.
3. The granting of these rights shall be subject to the terms and conditions imposed by the Cabinet.
4. This notice applies to applications for concessions as well as licences (fishing rights) and is not applicable to applications for quotas.
5. All present concessionaires and licences in the fishing industry **must** apply anew.
6. Persons/instances whose applications are already in possession of the Department **must confirm in writing that their applications must be taken into consideration** and are at liberty to submit additional information before or on 15 February 1991.

7. Application forms are available from the Permanent Secretary, Department of Fisheries, Private Bag 13193, Metje & Behnsen Building, Kaiser Street, Windhoek.
8. Applications should be thoroughly motivated and must reach the Department by registered mail or delivered at the above address not later than on Friday, 15 February 1991.

C. SCHLETTWEIN

PERMANENT SECRETARY: FISHERIES & WATER

PERI-URBAN DEVELOPMENT BOARD

No. 12

1991

NOTICE RATES AND TAXES OUTSTANDING FIVE YEARS AND LONGER

Notice is hereby given to the registered owner or his successor in title that the undermentioned properties in the peri-urban area of Witvlei, in terms of Regulation 6(1) of the Board's Regulations on Rates, will be sold to recover arrear rates and interest should it not be paid within THREE MONTHS from the date of the last publication hereof.

WITVLEI

Registered Owner	Erf No.	Held by Deed of Title No.
C.J. Muller	196	T 865/82
C.J. Muller	271	T 865/82

MUNICIPALITY OF OKAHANDJA

No. 13

1991

AMENDMENT OF NATIVE LOCATION REGULATIONS: NAU-AIB

In terms of section 32(4) *bis* of the Native (Urban Areas) Proclamation, 1951 (Proclamation 56 of 1951) notice is hereby given that the Municipality of Okahandja has under section 32 of the said Proclamation amended the Native Location Regulations promulgated under Government Notice 201 of 1967 by the substitution in sub item 2(a) of item 1 of Annexure A for the amount "R5,10" of the amount "R5,60".

MUNICIPALITY OF SWAKOPMUND

No. 14

1991

AMENDMENT OF STREET AND TRAFFIC REGULATIONS

The Council of the Municipality of Swakopmund has under section 242 of the Municipal Ordinance, 1963 (Ordinance 13 of 1963), further amended the Street and Traffic Regulations promulgated under Government Notice 46 of 1954 as set out in the Schedule.

The said amendments have been approved by the President under section 243 of the Municipal Ordinance, 1963.

SCHEDULE

1. Chapter 1 of the Regulations is hereby amended by the addition to the definitions of the following definition:

“temporary advertisement” means any document, poster, leaflet, notice, drawing, prospectus displayed or circulated (except circulations by post or per registered newspaper) with the purpose to advertise or to give information regarding or to attract the public to any place, public performance, article or merchandise whatsoever.”

2. Regulations 53 and 54, where they appear in, in Chapter 2 of the Regulations, are hereby renumbered to read regulations 52A and 52B, respectively.
3. The following regulation is hereby inserted after regulation 52B:

“52C No person shall -

- (a) circulate or cause to be circulated any temporary advertisement in the form of handbills, leaflets, pamphlets or other similar advertisements in any street or public place, except -
 - (i) handbills, leaflets, pamphlets or other similar advertisements of educational, cultural or religious nature circulated by hand from person to person; or
 - (ii) handbills, leaflets, pamphlets or other similar advertisements placed loose in newspapers, or
 - (iii) handbills, leaflets, pamphlets or other similar advertisements placed within the premises of a business, firm, company or similar undertaking; or
 - (iv) advertisements affixed to facilities such as refuse receptacles, pillars, other objects provided for such purpose by or authorised by the Council; and

- (b) place or post in or on any motor vehicle any temporary advertisements in the form of handbills, leaflets, pamphlets or other similar advertisement of any nature.”

4. Chapter 7 of the Regulations is hereby deleted.

MUNICIPALITY OF KEETMANSHOOP

No. 15

1991

PERMANENT CLOSING OF PUBLIC OPEN SPACE AND STREETS

Notice is hereby given in terms of Section 183(1)(b)(iii) of the Municipal Ordinance, 1963 (Ord. 13 of 1963) as amended, that the Municipality of Keetmanshoop intends to close permanently certain public open spaces and streets as indicated on plans 263 536KB, 263 536SS, 263 536VP, 263 536OT, 263 536JH and 263 536SPO which lie for inspection during office hours at the office of the Town Clerk, Municipal Offices, Keetmanshoop.

Objections to the proposed closures are to be served on the Permanent Secretary, Ministry of Local Government and Housing, Private Bag 13289, Windhoek and the Town Clerk, Private Bag 2125, Keetmanshoop. Objections must reach the above-mentioned persons within thirty (30) days of the last appearance of this notice.

**P. BOONZAAIER
KEETMANSHOOP**

MUNICIPALITY OF TSUMEB

No. 16

1991

PERMANENT CLOSURE OF PUBLIC OPEN SPACE

Notice is hereby given in terms of Section 183(1)(b)(iii) of the Municipal Ordinance, 1963 (Ord. 13 of 1963) as amended that the Municipality of Tsumeb intends to close permanently for public use Public Open Spaces 881 and 1462 as indicated on plan 263 522CP which lies for inspection during office hours at the office of the Town Clerk, Municipal Offices, Tsumeb.

Objections to the proposed closures, together with the grounds therefor, are to be served on the Permanent Secretary, Ministry of Local Government and Housing, Private Bag 13289, Windhoek and the Town Clerk, P.O. Box 275, Tsumeb. Objections must reach the above-mentioned persons within thirty (30) days of the last appearance of this notice.

O.J. BRITZ
TSUMEB
