



GOVERNMENT GAZETTE

OF THE

REPUBLIC OF NAMIBIA

N\$5.86

WINDHOEK - 1 October 2001

No.2624

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Government Notices

MINISTRY OF REGIONAL AND LOCAL GOVERNMENT AND HOUSING

No. 196

2001

EXTENSION OF BOUNDARIES: BENGUELA: TOWN COUNCIL LÜDERITZ

Under section 29(1) of the Townships and Division of Land Ordinance, 1963 (Ordinance No. 11 of 1963), I hereby after consultation with the Namibia Planning Advisory Board, extend the boundaries of the township of Benguela to include portions 62, 69 (street), 70 and 79 (portions of portion 41), portion 73 (a portion of portion 70) and portion 81 (a portion of portion B) of Lüderitz Town and Townlands No. 11 situated in the Registration Division "N" and represented by Cadastral Diagrams A59/91, A693/96, A694/96, A210/98, A699/2000 and A700/2000 which shall at all times lie open to inspection at the office of the Surveyor-General, Windhoek, during normal office hours.

The properties so included shall be known as erven 1023 to 1028, Benguela.

N. IYAMBO
MINISTER OF REGIONAL AND LOCAL
GOVERNMENT AND HOUSING

Windhoek, 10 September 2001

**MINISTRY OF REGIONAL AND LOCAL GOVERNMENT
AND HOUSING**

No. 197

2001

**DE-PROCLAMATION OF A PORTION OF VINETA EXTENSION 9:
VINETA TOWNSHIP**

In terms of Section 24(7) and under section 24(6) of the Townships and Division of Land Ordinance 1963 (Ordinance No. 11 of 1963), I hereby declare the de-proclamation of the portion of Vineta Extension 9, depicted on Sheet No. 3, comprising of erven 2896 - 2938, 2991 - 3006, 3147 - 3252, 3255 - 3266, 3354 (p.o.s and street) and on Sheet No. 4, comprising of erven 2939 - 2990, 3007 - 3035, 3089 - 3095, 3253 - 3254, 3267 - 3324, 3350 - 3351 (p.o.s and street) of General Plan G. 69, which General Plan will lie open to inspection at the office of the Surveyor-General, Windhoek, during office hours.

N. IYAMBO
MINISTER OF REGIONAL AND LOCAL
GOVERNMENT AND HOUSING

Windhoek, 13 September 2001

MINISTRY OF HEALTH AND SOCIAL SERVICES

No. 198

2001

**MENTAL HEALTH ACT, 1973:
ESTABLISHMENT AND CONSTITUTION OF THE PSYCHIATRY BOARD**

Under section 47 of the Mental Health Act, 1973 (Act No. 18 of 1973), I establish a hospital board, to be known as the Psychiatry Hospital Board, in respect of Windhoek Central Hospital, Mental Health Unit, and appoint thereto the following members:

Dr. P. Kanyama	-	Physician specialist	Chairperson
Dr. P. Emvula	-	Radiotherapist specialist	
Mr. F. Mbandeka	-	Legal Practitioner	

L. AMATHILA
MINISTER OF HEALTH
AND SOCIAL SERVICES

Windhoek, 24 September 2001

MINISTRY OF HEALTH AND SOCIAL SERVICES

No. 199

2001

**ALLIED HEALTH SERVICES PROFESSIONS ACT, 1993:
ESTABLISHMENT OF A JOINT COMPLIMENTARY HEALTH
PROFESSIONS BOARD**

Under section 2(1) of the Allied Health Services Professions Act, 1993 (Act No. 20 of 1993), I establish a joint professional board, to be known as the Joint Complimentary Health Professions Board, for the following professions:

Acupuncturist
Chiropractor
Holistic practitioner
Meridian therapist
Naturopath
Osteopath

Phytotherapist
Therapeutic Aromatherapist
Therapeutic Masseur
Therapeutic Reflexologist

L. AMATHILA
MINISTER OF HEALTH
AND SOCIAL SERVICES

Windhoek, 24 September 2001

MINISTRY OF HEALTH AND SOCIAL SERVICES

No. 200

2001

ALLIED HEALTH SERVICES PROFESSIONS ACT, 1993:
ESTABLISHMENT OF A JOINT HEALTH PROFESSIONS BOARD

Under section 2(1) of the Allied Health Services Professions Act, 1993 (Act No. 20 of 1993), I establish a joint professional board, to be known as the Joint Allied Health Professions Board, for the following professions:

Acoustician
Biokenitician
Clinical Technologist
Counselling Psychologist
Dietician
Dental Therapist
Educational Psychologist
Emergency Care Profession
Masseur
Ocularist
Orthotist Prosthetist
Orthotist Prosthetist Assistant
Oral Hygienist
Podiatrist / Chiropodist
Psychometrist
Speech and Audiotherapist

L. AMATHILA
MINISTER OF HEALTH
AND SOCIAL SERVICES

Windhoek, 5 September 2001

MINISTRY OF MINES AND ENERGY

No. 201

2001

INVITATION FOR APPLICATIONS FOR REGISTRATION OF MINING
LICENCES IN THE OMARURU DISTRICT: ERONGO REGION:
MINERALS (PROSPECTING AND MINING) ACT, 1992 (ACT NO. 33 OF 1992)

Under section 122(2)(a) of the Minerals (Prospecting and Mining) Act, 1992 (Act No. 33 of 1992), I hereby invite applications in respect of the whole area described in the Schedule below, for any licence in respect of any mineral for consideration with effect from the date of this notice.

SCHEDULE

DESCRIPTION OF AREA OF LAND

A certain area of land situated in the Erongo Region, District of Omaruru, Registration Division "C", approximately 4 400 hectares in extent and more specifically, bounded by a series of co-ordinated points A to L inclusive as listed hereunder.

Co-ordinate System: LO 22/15

POINT	Y	X
A	+16 108.00	- 90 428.62
B	+ 13 420.41	- 88 375.64
C	+ 15 128.57	- 86 114.17
D	+14 084.92	- 85 325.03
E	+15 298.93	- 83 735.64
F	+ 14 102.46	- 82 830.95
G	+15 476.33	- 81 032.28
H	+ 17 148.94	- 82 304.08
I	+ 17 620.36	- 81 683.68
J	+ 15 951.75	- 80 409.78
K	+ 16 700.29	- 79 429.86
L	+ 21 632.00	- 83 197.07

J.NYAMU
MINISTER MINES AND ENERGY

Windhoek, 13 September 2001

MINISTRY OF AGRICULTURE, WATER AND RURAL DEVELOPMENT

No. 202

2001

REGULATIONS ON FEES PAYABLE FOR REGISTRATION OF FERTILIZERS, FARM FEEDS, STERILIZING PLANTS, AGRICULTURAL REMEDIES AND STOCK REMEDIES: FERTILIZERS, FARM FEEDS, AGRICULTURAL REMEDIES AND STOCK REMEDIES ACT, 1947

The Minister of Agriculture, Water and Rural Development, under section 23(1) of the Fertilizers, Farm Feeds, Agricultural Remedies and Stock Remedies Act, 1947 (Act No. 36 of 1947) and in consultation with the Minister of Finance, has made the regulations set out in the Schedule.

SCHEDULE

FEES PAYABLE FOR REGISTRATION OF FERTILIZERS, FARM FEEDS STERILIZING PLANTS, AGRICULTURAL REMEDIES AND STOCK REMEDIES, AND RENEWAL AND LATE RENEWAL OF REGISTRATION

A. Fertilizers

Registration fees	N\$250,00;
Renewal fees	N\$100,00;
Late renewal fees	N\$150,00;

B. Farm Feeds and Sterilizing plants

Registration fees	N\$250,00;
Renewal fees	N\$150,00;
Late renewal fees	N\$200,00.

C. Agricultural Remedies

Registration fees	N\$500,00;
Renewal fees	N\$200,00;
Late renewal fees	N\$250,00;

D. Stock Remedies

Registration fees	N\$200,00;
Renewal fees	N\$100,00;
Late renewal fees	N\$150,00;

MINISTRY OF WORKS, TRANSPORT AND COMMUNICATION

No. 203

2001

DEVIATION OF A PORTION OF DISTRICT ROAD 2170: DISTRICT OF OKAHANDJA: OTJOZONDJUPA REGION

In terms of section 22(2) of the Roads Ordinance, 1972 (Ordinance 17 of 1972), it is hereby made known that the Minister has under section 22(1)(c) of the said Ordinance, in the district of Okahandja, deviated a portion of district road 2170 described in paragraph (a) of the Schedule and shown on sketch-map P2095 by the symbols A-B-C, from the route so described and shown, to the route described in paragraph (b) of the Schedule and shown on the said sketch-map by the symbols A-C.

The said sketch-map shall at all times lie open to inspection at the office of the Roads Authority, Windhoek, during normal office hours.

SCHEDULE

- (a) From a point (A on sketch-map P2095) on the common boundary of the farm Okamapu 104 and Okowiruru 105 generally east-south-eastwards across the last-mentioned farm to a point (B on sketch-map P2095) on the last-mentioned farm; thence generally east-north-eastwards across the last-mentioned farm to a point (C on sketch-map P2095) on the common boundary of the last-mentioned farm and the farm Kataneno 106.
- (b) From a point (A on sketch-map P2095) on the common boundary of the farm Okamapu 104 and Okowiruru 105 generally eastwards across the last-mentioned farm to a point (C on sketch-map P2095) on the common boundary of the last-mentioned farm and the farm Kataneno 106.

MINISTRY OF WORKS, TRANSPORT AND COMMUNICATION

No. 204

2001

CLOSING OF PORTIONS OF FARM ROADS 1606 AND 1803 AND CHANGE OF NUMBER OF A PORTION OF FARM ROAD 1606: DISTRICT OF GOBABIS: OMAHEKE REGION

It is hereby made known that -

- (a) in terms of section 22(2) of the Roads Ordinance, 1972 (Ordinance 17 of 1972), it is hereby made known that the Minister has under section 22(1)(c) of the said Ordinance, in the district of Gobabis, closed the portions of farm roads 1606 and 1803 described in Schedules I and II and shown on sketch-map P2081 by the symbols A-B and C-D-E respectively.
- (b) the number of a portion of farm road 1606 described in Schedule III and shown on sketch-map P2081 by the symbols B-B1, has been changed to farm road 1807.

The said sketch-map shall at all times lie open to inspection at the office of the Roads Authority, Windhoek, during normal office hours.

SCHEDULE I

From a point (A on sketch-map P2081) on the common boundary of the farms Jan-mie 1007 and Portion 2 of Otjiwarumendu 119 generally south-westwards and more and more south-south-westwards across the last-mentioned farm to a point (B on sketch-map P2081) on the last-mentioned farm.

SCHEDULE II

From a point (C on sketch-map P2081) on the common boundary of the farms Remainder of Otjiwarumendu 119 and Christiadore 104 generally south-westwards across the last-mentioned farm to a point (D on sketch-map P2081) on the common boundary of the last-mentioned farm and the farm Gemböckvley 214; thence generally south-westwards to a point (E on sketch-map P2081) at the junction with district road 1800 on the last-mentioned farm.

SCHEDULE III

From a point (B on sketch-map P2081) at the junction with trunk road 6/1 on the farm Portion 1 of Otjiwarumendu 119 generally north-north-eastwards across the said farm to a point (B1 on sketch-map P2081) on the common boundary of the said farm and the farm Portion 2 of Otjiwarumendu 119.

MINISTRY OF WORKS, TRANSPORT AND COMMUNICATION

No. 205

2001

**PROCLAMATION OF A PORTION OF MAIN ROAD 44, CLOSING OF
PORTION OF MAIN ROAD 44, PROCLAMATION OF A DISTRICT ROAD,
RECLASSIFICATION OF A PORTION OF MAIN ROAD 44 TO A PORTION
OF DISTRICT ROAD 4002 AND THAT A ROAD BE PROCLAIMED AS A
BUILDING RESTRICTION ROAD: DISTRICT OF SWAKOPMUND**

It is hereby made known -

- (a) in terms of section 22(2) of the Roads Ordinance, 1972 (Ordinance 17 of 1972), that the Minister has, in the district of Swakopmund -
 - (i) under section 22(1)(b) of the said Ordinance declared the road described in Schedule I and Schedule II by co-ordinates and shown on sketch-map P2077 by the symbols A-B-C-D to be a portion of a proclaimed road.
 - (ii) under section 22(1)(c) of the said Ordinance closed a portion of main road 44 described in Schedule III by co-ordinates and shown on sketch-map P2077 by the symbols F-H.
 - (iii) under section 22(1)(b) of the said Ordinance declared the road described in Schedule IV and shown on sketch-map P2077 by the symbols J-F to be a proclaimed road.
- (b) in terms of section 23(3) of the said Ordinance that the Minister has -
 - (i) under section 23(1)(b) of the said Ordinance declared the road referred to in paragraph (a)(i) to be a portion of main road (number 44).
 - (ii) under section 23(1)(c) of the said Ordinance declared the road referred to in paragraph (a)(iii) to be a portion of district road (number 4002).
 - (iii) under section 23(1)(e) of the said Ordinance amended the classification of a portion of main road 44 described in Schedule V and shown on sketch-map P2077 by the symbols D-F to a portion of district road 4002.
- (c) in terms of section 7 of the Advertising on Roads and Ribbon Development Ordinance, 1960 (Ordinance 30 of 1960) the road described in paragraph (a)(i) above be proclaimed as a building restriction road.

The said sketch-map shall at all times lie open to inspection at the office of the Roads Authority, Windhoek, during normal office hours.

SCHEDULE I

From a point (A on sketch-map P2077) at the farm Walvis Bay Town and Townlands No. 1 generally north-north-westwards across the said farm and the farm Swakopmund Town and Townlands No. 41 to a point (B on sketch-map P2077) at the junction with trunk road 2/2 on the last-mentioned farm; thence generally northwards and more and more north-north-westwards across the last-mentioned farm to a point (C on sketch-map P2077) on the last-mentioned farm; thence generally north-north-westwards across the last-mentioned farm; mining area M A Panther No 36 B18/57, Portion 21 of mining area Phanter No 36 B18/57 to a point (D on sketch-map P2077) at the junction with main road 44 on the last-mentioned mining area.

SCHEDULE II

The co-ordinates measured in metres according to the LO 22/15 system which indicate the road reserve boundaries of a portion of main road 44 are set out hereunder and shown on sketch-map P2077.

Point	Y	X	Point	Y	X
L Walfish 01	42 984.080	75 240.780	R Walfish 01	42 906.370	75 221.790
L Walfish 02	42 912.880	75 532.200	R Walfish 02	42 835.170	75 513.220
L01 (Mun)	43 017.440	75 104.250	R01 (Mun)	42 920.320	75 164.700
L02 (Mun)	43 025.030	75 099.520	R02 (Mun)	42 902.326	75 177.339
L03 (Mun)	43 053.360	75 119.860	R03	42 840.825	75 089.782
L04	43 122.208	75 096.764	R04 (claim)	42 954.716	75 002.833
L05 Claim	43 040.395	75 023.921	R05	43 023.189	74 722.572
L06	43 110.617	74 743.932	R06	43 055.864	74 349.440
L07	43 231.000	74 356.000	R07	43 028.900	73 942.200
L08	43 489.000	74 035.000	R08	42 891.000	73 618.000
L09	43 825.740	73 939.250	R09	42 614.000	73 348.000
L10	43 896.840	73 953.440	R10	42 147.700	73 103.490
L11	43 911.991	73 885.098	R11	42 179.030	73 040.895
L12	43 833.680	73 857.250	R12	42 534.200	73 073.500
L13	43 584.400	73 711.800	R13	42 830.000	72 600.000
L14	43 384.900	73 481.500	R14 (Railway)	42 977.080	72 172.080
L15 (airport)	43 174.080	72 921.760	R15 (Railway)	42 996.790	72 114.740
L16 (airport)	43 134.990	72 577.190	R16	43 044.493	71 975.956
L17 (TL 03)	43 114.750	72 350.080	R17	43 116.787	71 719.906
L18 (Rail)	43 127.950	72 249.910	R18	43 164.842	71 590.199
L19 (Rail)	43 136.280	72 186.690	R19	43 204.597	71 496.702
L20	43 195.559	71 736.795	R20	43 248.059	71 404.869
L21	43 239.074	71 620.024	R21	43 295.160	71 314.848
L22	43 277.577	71 529.472	R22	43 345.823	71 226.782
L23	43 319.671	71 440.532	R23	43 399.967	71 140.813
L24	43 365.288	71 353.346	R24	43 472.501	71 036.385
L25	43 414.355	71 268.053	R25	44 225.835	70 008.111
L26	43 466.794	71 184.792	R26	44 448.610	69 687.020
L27	43 537.044	71 083.653	R27	44 530.160	69 512.220
L28	44 290.380	70 055.380	R28	44 531.940	69 334.720
L29	44 529.440	69 745.900	R29	44 424.030	69 280.020
L30	44 671.600	69 615.260	R30	44 462.830	69 210.230
L31	44 873.130	69 529.540	R31	44 568.050	69 270.840
L32	44 979.010	69 588.590	R32	44 778.210	69 173.530
L33	45 017.840	69 518.740	R33	44 914.630	69 050.760
L34	44 911.800	69 459.970	R34	45 112.116	68 798.088
L35	44 919.660	69 276.570	R35	45 555.844	68 192.236
L36	44 995.460	69 109.640	R36	45 850.617	67 789.761
L37	45 176.658	68 845.356	R37	46 268.658	67 218.392
L38	45 619.150	68 241.191	R43 (Salt)	46 582.270	66 781.910
L39	45 915.157	67 837.033	R46	46 699.262	66 614.802
L40	46 333.235	67 265.612	R47	46 802.610	66 438.890
L47 (Salt)	46 674.140	66 790.330	R48	46 874.905	66 258.362
L49	46 764.955	66 660.458	R49	46 874.136	66 080.234
L50	46 888.840	66 507.180	R50	46 774.823	66 010.193
L51	47 030.778	66 373.294	R51	46 831.022	65 927.479
L52	47 194.583	66 306.228	R52	46 930.357	65 997.536
L53	47 293.893	66 376.266	R53	47 092.260	65 931.560
L54	47 350.017	66 293.501	R54	47 242.320	65 778.080
L55	47 250.688	66 223.449	R55	47 363.320	65 617.310
L56	47 252.960	66 042.170	R61	47 680.253	65 108.798
L57	47 335.740	65 836.160	R67 (Salt)	48 034.500	64 512.090
L58	47 430.790	65 660.300	R70	48 135.805	64 335.504
L65	47 800.535	65 064.841	MBXR	48 872.140	63 026.490
(L90)	48 012.629	64 729.967	(R72)	49 276.740	62 307.360
(L92) (Salt)	48 125.500	64 520.000			
(L98)	48 391.000	64 043.000			
MBXL	48 965.260	63 023.410			
(L99)	49 346.460	62 346.600			

SCHEDULE III

The co-ordinate measured in metres according to the LO 22/15 system which indicate the road reserve boundaries of a portion of main road 44 are set out hereunder and shown on sketch-map P2077.

BCN	Y	X	BCN	Y	X
L 45A	48 179,50	73 980,00	R45	48 109,50	73 980,00
L46	48 181,00	73 952,00	R46	48 105,50	73 910,00
L47	48 174,50	73 883,00	R47	48 091,50	73 841,50
L47A	48 160,79	73 821,12	R48	48 067,97	73 775,13
L48	48 158,50	73 815,50	R49	47 952,94	73 477,59
L49	48 127,81	73 735,80	R50	47 840,29	73 211,45
L50	48 017,83	73 451,32	R51	47 581,50	72 601,00
L51	47 877,45	73 119,65	R54	47 530,00	72 480,00
L52	47 633,44	72 543,17	R55	47 313,00	71 966,50
L55	47 602,26	72 469,50	R56	47 277,50	71 890,00
L56	47 361,76	71 901,30	R57	47 238,00	71 789,50
L58	47 258,88	71 658,24	R58	47 113,00	71 495,50
L59	47 251,50	71 587,00	R59	47 075,50	71 422,50
L60	47 241,50	71 547,50	R60	47 052,00	71 350,00
L61	47 212,00	71 513,00	R60A	46 920,00	71 036,00
L62	47 203,50	71 493,00	R60B	46 906,50	70 925,00
L63	47 148,50	71 398,50	R60C	46 895,50	70 923,00
L64	47 030,50	71 119,00	R60D	46 879,90	70 928,10
L65	46 981,50	70 914,50	R60E	46 866,80	70 890,30
L66	46 980,00	70 894,00	R60F	46 882,00	70 882,00
L67	47 978,00	70 693,50	R61	46 898,00	70 857,00
L67A	47 068,50	70 152,00	R62	46 890,00	70 790,00
L67B	47 091,00	70 110,00	R62A	46 99,50	70 140,50

SCHEDULE IV

From a point (J on sketch-map P2077) at co-ordinates L33/L32 on the farm Swakopmund Town and Town Lands No. 41 generally west-south-westwards and more and more westwards across the last-mentioned farm to a point (F on sketch-map P2077) at the junction with the road described in Schedule V.

SCHEDULE V

From a point (F on sketch-map P2077) at co-ordinates L67B and R62B on the farm Remainder of Portion B of Swakopmund Town and Townlands 41 generally northwards across the said farm, the mining area M A Panther No 36 B18/57 and Panther No 36 B18/57 to a point (D on sketch-map P2077) on the last-mentioned mining area.

General Notices

No. 279

2001

**NOTICE OF ELECTED MEMBER IN THE MEMBERSHIP OF THE TOWN
COUNCIL OF KATIMA MULILO**

In terms of Section 13(2) of the Local Authorities Act, 1992 (Act No. 23 of 1992), notice is given that **Councillor Esther Sankwasa** has replaced **Councillor Florence Simaimbulwa** who has been resigned from the Office as from 27 July 2001.

The Swapo Party has nominated **Councillor Esther Sankwasa** to be a member of the Local Authority Council of Katima Mulilo with effect from this publication.

A.M. LIMBO
TOWN CLERK
KATIMA MULILO TOWN COUNCIL

No. 280

2001

NOTICE OF VACANCY IN THE MEMBERSHIP OF THE TOWN COUNCIL OF
KATIMA MULILO

In terms of section 13(2) of the Local Authorities Act, 1992 (Act No. 23 of 1992), notice is hereby given that **Councillor Florence Simaimbulwa** has resignation from the office as from 27 July 2001.

Notice is further given to SWAPO Party to nominate a member of the Local Authority Council of Katima Mulilo within three months from the date of publication of this notice.

A.M. LIMBO
Town Clerk
Katima Mulilo Town Council
Private Bag 5009
KATIMA MULILO

VILLAGE COUNCIL OF BERSEBA

No. 281

2001

NOTICE OF VACANCY IN THE MEMBERSHIP OF THE VILLAGE COUNCIL
OF BERSEBA

In terms of Section 13(2) of the Local Authorities Act, 1992 (Act No. 23 of 1992), notice is hereby given that Councillor Ms. Fredrika Motinga resigned her office as from **31 August 2001**.

Notice is further given to **DTA OF NAMIBIA** to nominate a member of the Village Council of **Berseba** within three months from the date of resignation.

T.W. DREYER
Village Secretary
Berseba Village Council

12 September 2001

No. 282

2001

WINDHOEK AMENDMENT SCHEME NO. 51

Notice is hereby given in terms of Section 23 of the Town Planning Ordinance 1954, (Ordinance 18 of 1954), as amended, that the **Windhoek Amendment Scheme No. 51** has been submitted to the Minister of Regional and Local Government and Housing for approval.

Copies of the Windhoek Amendment Scheme No. 51 and the maps, plans, documents and other relevant matters are lying for inspection during office hours at the Windhoek Municipality and also at the Namibia Planning Advisory Board, Ministry of Regional and Local Government and Housing, 2nd Floor, Room 241, Windhoek.

Any person who wishes to object to the approval of the Town Planning Scheme should lodge objections in writing to the Secretary, Namibia Planning Advisory Board (NAMPAB), Private Bag 13289, Windhoek on or before 15 November 2001.

NAMIBIAN COMMUNICATIONS COMMISSION

No. 283

2001

GRANTING OF COMMERCIAL RADIO BROADCASTING LICENCE

In accordance with Section 2 (b) (iii) of the Namibian Communications Commission Amendment Act, (Act No. 1 of 1995) the following organisation has been granted a commercial radio broadcasting licence for a period of five (5) years.

Name of Organisation: Media for Christ

Name of station: Kanaal 7

Coverage area: Maltahohe

V. KANDETU
CHAIRPERSON

NAMIBIAN COMMUNICATIONS COMMISSION

No. 284

2001

GRANTING OF TELEVISION BROADCASTING LICENCE

In accordance with Section 2 (b) (iii) of the Namibian Communications Commission Amendment Act, (Act No. 1 of 1995) the following organisation has been granted a commercial television broadcasting licence for a period of eight (8) years.

Name of Organisation: Trinity Broadcasting Namibia

Name of station: TBN

Coverage area: Walvis Bay, Swakopmund

V. KANDETU
CHAIRPERSON

NAMIBIAN COMMUNICATIONS COMMISSION

No. 285

2001

APPLICATION FOR A COMMERCIAL RADIO BROADCASTING LICENSE

In accordance with Section 17 (4) (a) of the Namibian Communications Commission Act, 1992 (Act No. 4 of 1992), the following broadcaster applied for a commercial radio broadcasting licence:

Name of Organisation: Cosmos Digital

Name of station: Cosmos Digital

Coverage area: Walvis Bay, Swakopmund

Section 17 (4) (b) of the Act provides that "any person may within fourteen days of publication of a notice in terms of sub-section 17(4)(a), lodge with the Commission written representations opposing the issue of a broadcasting licence, and such representations shall be taken into account when the Commission considers the application".

Contact persons: Mr Jan Kruger: Deputy Director
Mr Barthos Hara-Gaeb: Chief Engineering Technician

Namibian Communications Commission Secretariat
Private Bag 13309
WINDHOEK
Telephone: 061-222666
Facsimile: 061-222790

V. KANDETU
CHAIRPERSON

NAMIBIAN COMMUNICATIONS COMMISSION

No. 286

2001

APPLICATION FOR A COMMERCIAL RADIO BROADCASTING LICENSE

In accordance with Section 17 (4) (a) of the Namibian Communications Commission Act, 1992 (Act No. 4 of 1992), the following broadcaster applied for a commercial radio broadcasting licence:

Name of Organisation: Radio Wave
Name of station: Radio Wave 96.7
Coverage area: Otavi, Grootfontein, Walvis Bay, Otjiwarongo, Lüderitz, Keetmanshoop

Section 17 (4) (b) of the Act provides that "any person may within fourteen days of publication of a notice in terms of sub-section 17(4)(a), lodge with the Commission written representations opposing the issue of a broadcasting licence, and such representations shall be taken into account when the Commission considers the application".

Contact persons: Mr Jan Kruger: Deputy Director
Mr Barthos Hara-Gaeb: Chief Engineering Technician

Namibian Communications Commission Secretariat
Private Bag 13309
WINDHOEK
Telephone: 061-222666
Facsimile: 061-222790

V. KANDETU
CHAIRPERSON

MUNICIPALITY OF GOBABIS

No. 287

2001

LEVYING OF RATES ON RATEABLE PROPERTY

The Council of the Municipality of Gobabis, under Section 73(1) of the Local Authorities Act, 1992 (Act No. 23 of 1992), determines the rates payable in respect of rateable property for the financial year ending 30 June 2002 as set out in the Schedule.

SCHEDULE

1. ALL ERVEN IN TOWNSHIPS

- (a) On the site value of rateable property 0,34 cent per dollar of such value per annum.
- (b) On the improvement value of rateable property 0,0055 cent per dollar of such value per annum.

BY ORDER OF THE COUNCIL**R. KATJIJOVA**
CHAIRPERSON OF THE COUNCIL

15 August 2001, Gobabis

MUNICIPALITY OF GOBABIS

No. 288

2001

AMENDMENT OF WATER SUPPLY REGULATIONS

The Council of the Municipality of Gobabis, under Section 30(1)(u) of the Local Authorities Act, 1992 (Act No. 23 of 1992), further amends the Water Supply Regulations promulgated under Government Notice No. 17 of 1958, as set out in the Schedule.

SCHEDULE

Schedule B is hereby amended by the substitution for Item I (c) of the following item:-

- "1. (a) Unit price per cubic metre N\$6,74

BY ORDER OF THE COUNCIL**R. KATJIJOVA**
CHAIRPERSON OF THE COUNCIL

Gobabis, 15 August 2001

MUNICIPALITY OF GOBABIS

No. 289

2001

AMENDMENT OF HEALTH REGULATIONS

The Council of the Municipality of Gobabis, under Section 30(1)(u) of the Local Authorities Act, 1992 (Act No. 23 of 1992), further amends the Health Regulations promulgated under Government Notice No. 207 of 1960 by the substitution in item (vi) of the Tariff of fees in paragraph (c) for the amount "N\$38,00" of the amount "N\$43,50".

BY ORDER OF THE COUNCIL**R. KATJIJOVA**
CHAIRPERSON OF THE COUNCIL

Gobabis, 15 August 2001

MUNICIPALITY OF GOBABIS

No. 290

2001

AMENDMENT OF CEMETERY REGULATIONS

The Council of the Municipality of Gobabis, under Section 30(1)(u) of the Local Authorities Act, 1992 (Act No. 23 of 1992), further amends the Cemetery Regulations promulgated under Government Notice No. 207 of 1952, as set out in the Schedule.

SCHEDULE

Schedule C is hereby amended -

- a) by the substitution for item (b) of the following item:-

“(b) INTERMENT FEE

GOBABIS SUBURB for all person, irrespective of age -

- (i) for burial in a grave prepared by Council N\$175,00
- (ii) for burial in a grave prepared by family N\$ 90,00

NOSSOBVILLE SUBURB for all persons, irrespective of age -

- (i) for burial in a grave prepared by Council N\$175,00
- (ii) for burial in a grave prepared by family N\$ 90,00

EPAKO SUBURB - all burials in graves are prepared by Council -

- (i) an adult N\$ 60,00
- (ii) a child N\$ 30,00

b) RESERVATIONS of graves in all 3 suburbs N\$450,00

BY ORDER OF THE COUNCIL

R. KATJIJOVA
CHAIRPERSON OF THE COUNCIL

Gobabis, 15 August 2001

MUNICIPALITY OF KARASBURG

No. 291

2001

AMENDMENT OF SANITARY REGULATIONS

The Council of the Municipality of Karasburg, under section 30(1)(u) of the Local Authority Act, 1992 (Act No. 23 of 1992) further amends the Sanitary Regulations promulgated under Government Notice 160 of 1939 as set out in the Schedule.

SCHEDULE

The Schedule is hereby amended:

- (a) By the substitution in item (5)(a)(1) for the amount “N\$25,00” of the amount “N\$30,00”.
- (b) By the substitution in item (5)(a)(1) for the amount “N\$27,00” of the amount “N\$30,00”.
- (c) By the substitution in item (5)(b)(1) for the amounts “N\$27,00” and “N\$34,00” of the amounts “N\$30,00” and “N\$42,00” respectively.

BY ORDER OF THE COUNCIL

COUNCILLOR W.H. CLOETE
CHAIRPERSON OF THE COUNCIL

Karasburg, 6 July 2001

MUNICIPALITY OF GROOTFONTEIN

No. 292

2001

AMENDMENT OF WATER SUPPLY REGULATIONS

The Council of the Municipality of Grootfontein, under Section 30(1)(u) of the Local Authorities Act, 1992 (Act No. 23 of 1992) further amends the Water Supply Regulations promulgated under Government Notice No. 131 of 1949 as set out in the Schedule:

SCHEDULE

Schedule "B" is hereby amended:

- (a) by the substitution in item 1 for the amounts **N\$13.06**, wherever it occurs and **N\$1.9269** of the amounts **N\$14.69** and **N\$2.1678** respectively;
- (b) by the substitution in item 2 for the amount **N\$45.00** of the amount **N\$50.00**;
- (c) by the substitution in item 3 for the amount **N\$45.00** of the amount **N\$50.00**;
- (d) by the substitution in item 4 for the amount **N\$45.00** of the amount **N\$50.00**;
- (e) by the substitution in item 6 for the amount **N\$1.97** of the amount **N\$2.22**;
- (f) by the substitution in item 7 for the amount **N\$1.7222** of the amount **N\$1.9375**.

BY ORDER OF THE COUNCIL

E. GARISEB
CHAIRPERSON OF THE COUNCIL

Grootfontein, 28 August 2001.

MUNICIPALITY OF GROOTFONTEIN

No. 293

2001

AMENDMENT OF SWIMMING BATH REGULATIONS

The Council of the Municipality of Grootfontein, under Section 30(1)(u) of the Local Authorities Act, 1992 (Act No. 23 of 1992), further amends the Swimming Bath Regulations promulgated under Government Notice No. 180 of 1952, as set out in the Schedule.

SCHEDULE:

Paragraph 19 is hereby amended:

- 1. By the substitution in subparagraph (1) for the amounts **N\$32.20** and **N\$25.80** of the amounts **N\$33.80** and **N\$27.10** respectively;
- 2. By the substitution in subparagraph (a) for the amounts **N\$161.10** and **N\$112.90** of the amounts **N\$169.20** and **N\$118.50** respectively;
- 3. By the substitution in subparagraph (3) for the amounts **N\$2.40** and **N\$1.70** of the amounts **N\$2.50** and **N\$1.80** respectively;
- 4. By the substitution in subparagraph (4) for the amounts **N\$0.80** and **N\$1.60** of the amounts **N\$0.80** and **N\$1.80** respectively;
- 5. By the substitution in subparagraph (6) for the amounts **N\$8.10** and **N\$24.30** of the amounts **N\$8.50** and **N\$25.50** respectively.

BY ORDER OF THE COUNCIL

E. GARISEB
CHAIRPERSON OF THE COUNCIL

Grootfontein, 28 August 2001

MUNICIPALITY OF GROOTFONTEIN

No. 294

2001

AMENDMENT OF HEALTH REGULATIONS

The Council of the Municipality of Grootfontein, under Section 30(1)(u) of the Local Authorities Act, 1992 (Act No. 23 of 1992), further amends the Health Regulations promulgated under Government Notice No. 98 of 1956, as set out in the Schedule.

SCHEDULE:

The "Tariff of Charges" is hereby amended:

- (a) By the substitution in item A for the amounts **N\$20.76**, **N\$22.64** and **N\$8.23** of the amounts **N\$21.80**, **N\$26.15** and **N\$9.50** respectively;
- (b) By the substitution in item B for the amounts **N\$70.46** and **N\$140.94** of the amounts **N\$73.98** and **N\$147.99** respectively;
- (c) By the substitution in item C (1 & 2) for the amounts **N\$45.64** and **N\$66.40** of the amounts **N\$47.92** and **N\$69.72** respectively;
- (d) By the substitution in item D for the amounts **N\$24.90**, **N\$29.05** and **N\$74.10** of the amounts **N\$26.15**, **N\$30.50** and **N\$77.81** respectively;
- (e) By the substitution in item E (1 & 2) for the amounts **N\$23.72** and **N\$14.83** of the amounts **N\$24.91** and **N\$15.57** respectively.

BY ORDER OF THE COUNCIL

E.A. GARISEB
CHAIRPERSON OF THE COUNCIL

Grootfontein, 28 August 2001

MUNICIPALITY OF GROOTFONTEIN

No. 295

2001

AMENDMENT OF HEALTH REGULATIONS

The Council of the Municipality of Grootfontein, under Section 30(1)(u) of the Local Authorities Act, 1992 (Act No. 23 of 1992), further amends the General Health Regulations promulgated under Government Notice No. 121 of 1969 by the adjustment of the business registration fee where applicable:

By the substitution for the amounts **N\$150,00**, **N\$40,00** and **N\$80,00** of the amounts **N\$165,00**, **N\$44,00** and **N\$88,00** for Formal Food Premises, Informal Food Premises and Non-Food General Dealers, respectively.

BY ORDER OF THE COUNCIL

E. A. GARISEB
CHAIRPERSON OF THE COUNCIL

Grootfontein, 28 August 2001

MUNICIPALITY OF GROOTFONTEIN

No. 296

2001

AMENDMENT OF DRAINAGE AND SEWERAGE REGULATIONS

The Council of the Municipality of Grootfontein, under Section 30(1)(u) of the Local Authorities Act, 1992 (Act No. 23 of 1992), further amends the Drainage and Sewerage Regulations promulgated under Government Notice No. 176 of 1972, as set out in the Schedule below:

SCHEDULE:

The Annexure - Drainage Tariffs - is hereby amended:

- (a) by the substitution in item A for the amounts **N\$12.72**, **N\$2.13** and **N\$55.32** of the amounts **N\$13.99**, **N\$2.34** and **N\$60.79** respectively;

- (b) by the substitution in item B for the amounts **N\$10.99, N\$48.84, N\$26.76, N\$60.86, N\$7.27 and N\$3.65**, wherever they occur, of the amounts **N\$12.09, N\$53.72, N\$29.44, N\$66.95, N\$8.00, and N\$4.02** respectively;
- (c) by the substitution in item C for the amounts **N\$17.19 and N\$51.41** of the amounts **N\$18.91 and N\$56.55** respectively.

BY ORDER OF THE COUNCIL

E.A. GARISEB
CHAIRPERSON OF THE COUNCIL

Grootfontein, 28 August 2001

MUNICIPALITY OF GROOTFONTEIN

No. 297

2001

AMENDMENT OF TARIFFS IN RESPECT OF OMULUNGA

The Council of the Municipality of Grootfontein, under Section 30(1)(u) of the Local Authorities Act, 1992 (Act No. 23 of 1992), further amends the tariffs promulgated under Government Notice No. 128 of 1964, as set out in the Schedule.

SCHEDULE:

Schedule "V" is hereby amended:

- (a) By the substitution in item 3(a) for the amounts **N\$92.00, N\$99.00, N\$209.00 and N\$230.00** of the amounts **N\$101.00, N\$109.00, N\$230.00 and N\$253.00** respectively;
- (b) By the substitution in item 6 for amounts **N\$52.10, N\$77.80, N\$41.60, N\$62.40 and N\$21.50** of the amounts **N\$57.30, N\$85.60, N\$45.80, N\$68.60 and N\$23.70** respectively.

BY ORDER OF THE COUNCIL

E.A. GARISEB
CHAIRPERSON OF THE COUNCIL

Grootfontein, 28 August 2001

MUNICIPALITY OF GROOTFONTEIN

No. 298

2001

AMENDMENT OF CEMETERY REGULATIONS

The Council of the Municipality of Grootfontein, under Section 30(1)(u) of the Local Authorities Act, 1992 (Act No. 23 of 1992), further amends the Cemetery Regulations promulgated under Government Notice No. 161 of 1974, as set out in the Schedule below:

SCHEDULE:

Schedule "C" is hereby amended:

- (a) by the substitution in item 1 for the amount **N\$43.60** of the amount **N\$48.00**;
- (b) by the substitution in item 2(a), (b) and (c) for the amounts **N\$54.60, N\$43.10 and N\$21.90** of the amounts **N\$60.10, N\$47.40 and N\$24.10** respectively;
- (c) by the substitution in item 3(a), (b) and (c) for the amounts **N\$10.00, N\$5.60 and N\$3.40** of the amounts **N\$11.00, N\$6.20 and N\$3.70** respectively.

BY ORDER OF THE COUNCIL**E.A. GARISEB**
CHAIRPERSON OF THE COUNCIL

Grootfontein, 28 August 2001

MUNICIPALITY OF GROOTFONTEIN

No. 299

2001

AMENDMENT OF RATES ON RATEABLE PROPERTY

The Council of the Municipality of Grootfontein, under Section 73(1) of the Local Authorities Act, 1992 (Act No. 23 of 1992) hereby amends the site and improvement rates as approved by the Secretary under reference 15/3/1/1/G3 dated 25 March 1993, as set out in the Schedule below:

SCHEDULE:

The tariffs of site and improvement rates are hereby amended:

1. Grootfontein Township and Luiperdheuwel - excluding the Omulunga area properties zoned for Government and properties used for agricultural purposes:

Site Value: from **N\$0.02331** to **N\$0.02401** per annum;
Improvement Value: from **N\$0.00593** to **N\$0.00611** per annum.

2. Omulunga Area:

Site Value: from **N\$0.2331** to **N\$0.02401** per annum;
Improvement Value: from **N\$0.00593** to **N\$0.00611** per annum.

3. Properties zoned for Government purposes:

Site Value: from **N\$0.02564** to **N\$0.02668** per annum;
Improvement Value: from **N\$0.00652** to **N\$0.00679** per annum.

4. Properties zoned for Agricultural use:

Site Value: from **N\$0.00583** to **N\$0.006** per annum;
Improvement Value: from **N\$0.00148** to **N\$0.00153** per annum.

BY ORDER OF THE COUNCIL**E.A. GARISEB**
CHAIRPERSON OF THE COUNCIL

Grootfontein, 28 August 2001

MUNICIPALITY OF GROOTFONTEIN

No. 300

2001

AMENDMENT OF MEAT AND ABATTOIR REGULATIONS

The Council of the Municipality of Grootfontein, under Section 30(1)(u) of the Local Authorities Act, 1992 (Act No. 23 of 1992), further amends the Meat and Abattoir Regulations promulgated under Government Notice No. 83 of 1964, as set out in the Schedule below.

SCHEDULE:

Schedule "A" is hereby amended:

- (a) By the substitution in item 1 for the amount **N\$87.41, N\$40.07, N\$14.66, N\$43.90** and **N\$17.52** of the amounts **N\$96.15, N\$44.08, N\$16.13, "N\$48.29, and N\$19.27,** respectively;

- (b) By the substitution in item 2 for the amounts **N\$7.04, N\$3.55** and **N\$2.77** of the amounts **N\$7.74, N\$3.91, and N\$3.05** respectively;
- (c) By the substitution in item 3 for the amounts **N\$69.96** and **N\$139.80** of the amounts **N\$76.96** and **N\$153.78** respectively;
- (d) By the substitution in item 4 for the amounts **N\$8.76** and **N\$12.31** of the amounts **N\$9.64** and **N\$13.54** respectively;

BY ORDER OF THE COUNCIL

E.A. GARISEB
CHAIRPERSON OF THE COUNCIL

Grootfontein, 28 August 2001

MUNICIPALITY OF GROOTFONTEIN

No. 301

2001

AMENDMENT OF ELECTRICITY SUPPLY REGULATIONS

The Council of the Municipality of Grootfontein, under Section 30(1) of the Local Authorities Act, 1992 (Act No. 23 of 1992) further amends the Electricity Supply Regulations promulgated under Government Notice No. 139 of 1957 as set out in the Schedule:

SCHEDULE:

Appendix "D" is hereby amended:

- (a) by the substitution in item 4(a)(i) for the amount **N\$24.30** of the amount **N\$25.52**;
- (b) by the substitution in item 4(a)(i)(a) for the amounts **N\$27.22, N\$39.98, N\$48.41, N\$54.63, N\$63.01, N\$71.39** and **N\$77.80** of the amounts **N\$28.58, N\$41.98, N\$50.83, N\$57.36, N\$66.16, N\$74.96** and **N\$81.69** respectively;
- (c) by the substitution in item 4(a)(i)(b) for the amounts **N\$0.6587** and **N\$27.22** of the amounts **N\$0.6916** and **N\$28.58** respectively;
- (d) by the substitution in item 4(a)(ii)(a) for the amount **N\$0.5027** of the amount **N\$0.5278**;
- (e) by the substitution in item 4(a)(ii)(b) for the amount **N\$0.6962** of the amount **N\$0.7311**;
- (f) by the substitution in item 4(b)(i)(d) for the amounts **N\$1.1951** and **N\$0.6733** of the amounts **N\$1.2549** and **N\$0.7070** respectively;
- (g) by the substitution in item 4(b)(ii) for the amount **N\$59.75** of the amount **N\$62.75**;
- (h) by the substitution in item 4(c)(i)(a) for the amount **N\$1.1951** of the amount **N\$1.2549**;
- (i) by the substitution in item 4(c)(i)(b) for the amount **N\$0.6733** of the amount **N\$0.7070**;
- (j) by the substitution in item 4(c)(ii) for the amount **N\$239.02** of the amount **N\$250.98**;
- (k) by the substitution in item 4(c)(iii) for the amount **N\$0.4555** of the amount **N\$0.4783**;
- (l) by the substitution in item 4(e)(i)(a-f) for the amounts **N\$8.50, N\$45.00, N\$45.00** and **N\$57.00** of the amounts **N\$8.93, N\$50.00, N\$50.00** and **N\$63.00** respectively;
- (m) by the substitution in item 4(e)(ii) for the amount **N\$57.00** of the amount **N\$63.00**;

- (n) by the substitution in item 4(e)(iii)(a) for the amount **N\$21.00** of the amount **N\$22.05**;
- (o) by the substitution in item 4(e)(iii)(b) for the amount **N\$12.83** of the amount **N\$13.47**;
- (p) by the substitution in item 4(e)(v)(a) for the amounts **N\$35.49**, **N\$56.25** and **N\$59.30** of the amounts **N\$37.26**, **N\$59.06** and **N\$62.27** respectively.

BY ORDER OF THE COUNCIL

E.A. GARISEB
CHAIRPERSON OF THE COUNCIL

Grootfontein, 28 August 2001,

MUNICIPALITY OF TSUMEB

No. 302

2001

AMENDMENT OF DRAINAGE AND SEWERAGE REGULATIONS

The Municipal Council of Tsumeb, under Section 30(1)(u) of the Local Authorities Act, 1992 (Act No. 23 of 1992) further amends the Drainage Regulations promulgated under Government Notice No. 149 of 1970 as set out in the Schedule:

SCHEDULE

The Schedule "Tariff of Charges" is hereby amended.

- (a) by the substitution in item 1(a) and 1(b) for the amounts "N\$313.63" and "N\$365.90" of the amounts "N\$379.49" and "N\$442.74" respectively;
- (b) by the substitution in 2(a) and 2(b) for the amounts "N\$36.30" and "N\$36.30" of the amounts "N\$45.98" and "N\$45.98" respectively;
- (c) by the substitution in 2(c)(i) for the amounts "N\$29.04" and "N\$29.04" of the amounts "N\$35.13" and "N\$35.13" respectively.

BY ORDER OF THE COUNCIL

COUNCILLOR V. MAREKA
CHAIRPERSON OF THE COUNCIL

MUNICIPALITY OF TSUMEB

No. 303

2001

AMENDMENT OF BUILDING REGULATIONS

The Council of the Municipality of Tsumeb, under Section 30(1)(u) of the Local Authorities Act, 1992 (Act No. 23 of 1992) further amends the Building Regulations promulgated under Government Notice No. 114 of 1963 as set out in the Schedule:

SCHEDULE

Appendix B is hereby amended

- (a) by the substitution in tariff 1(1) for the amount "N\$22.00" of the amount "N\$26.62"
- (b) by the substitution in tariff 1(2)(a) for the amount "N\$0.66" of the amount "N\$0.80"
- (c) by the substitution in tariff 1(2)(b) for the amount "N\$0.55" of the amount "N\$0.67"
- (d) by the substitution in tariff 1(2)(c) for the amount "N\$0.44" of the amount "N\$0.53"

- (e) by the substitution in tariff 1(2)(d) for the amount "N\$0.22" of the amount "N\$0.26"
- (f) by the substitution in tariff 1(2)(e) for the amount "N\$11.00" of the amount "N\$13.31"
- (g) by the substitution in tariff 3(1) for the amount "N\$11.00" of the amount "N\$13.31".

BY ORDER OF THE COUNCIL

COUNCILLOR V. MAREKA
CHAIRPERSON OF THE COUNCIL

MUNICIPALITY OF TSUMEB

No. 304

2001

AMENDMENT OF FIRE AND FIRE BRIGADE REGULATIONS

The Council of the Municipality of Tsumeb, under Section 30(1)(u) of the Local Authorities Act, 1992 (Act No. 23 of 1992) further amends the Fire and Fire Brigade Regulations promulgated under Government Notice No. 16 of 1955:

- (a) by the substitution in item 19(a)(i) and 19(a)(ii) for the amounts "N\$40.00" and "N\$35.00" of the amounts "N\$60.50" and "N\$48.40".

BY ORDER OF THE COUNCIL

COUNCILLOR V. MAREKA
CHAIRPERSON OF THE COUNCIL

MUNICIPALITY OF TSUMEB

No. 305

2001

AMENDMENT OF TARIFFS IN RESPECT OF NOMTSOUB

The Council of the Municipality of Tsumeb under Section 30(1)(u) read with Section 57(1)(a) and Section 95(5) of the Local Authorities Act, 1992 (Act No. 23 of 1992) further amends the tariffs promulgated under Government Notice No. 325 of 1952, as set out in the Schedule:

SCHEDULE

Regulation 14 of Chapter 11 is hereby amended by the substitution in subregulation (1) for tariff B of the following tariff:

"B Rental for houses, per house per month or part of a month"

1.	A-type houses	101.84
2.	B-type houses	155.57
3.	C-type houses	82.32
4.	D&E-type houses	62.35
5.	D&E-type houses (double)	124.71
6.	F-type houses	76.31
7.	G-type houses	77.31
8.	H-type houses	74.02

9.	J-type houses	57.87
10.	Two-bedroomed houses including water, electricity, sewerage and sanitation fees	50.50

BY ORDER OF THE COUNCIL

COUNCILLOR V. MAREKA
CHAIRPERSON OF THE COUNCIL

MUNICIPALITY OF TSUMEB

No. 306

2001

ASSESSMENT RATES 2001/2002

The Municipal Council of Tsumeb under section 73(1) of the Local Authorities Act 1992 (Act No. 23 of 1992) determined the assessment rates payable in respect of rateable property of the financial year ending 30 June 2002 as set out in the Schedule:

SCHEDULE

On land valuation : N\$0.12925 in the Namibian Dollar per annum

On improvement valuation : N\$0.00339 in the Namibian Dollar per annum

Monthly instalments will be payable on or before the 15th (fifteenth) day of the month following the month in which the levy was done.

Interest at a rate of 15% will be payable on amounts paid after the due date.

BY ORDER OF THE COUNCIL

COUNCILLOR V. MAREKA
CHAIRPERSON OF THE COUNCIL

MUNICIPALITY OF TSUMEB

No. 307

2001

AMENDMENT OF CEMETERY REGULATIONS

The Council of the Municipality of Tsumeb, under Section 30(1)(u) of the Local Authorities Act, 1992 (Act No. 23 of 1992) further amends the Cemetery Regulations promulgated under Government Notice No. 92 of 1970 as set out in the Schedule:

SCHEDULE:

Schedule A is hereby amended:

- (a) by the substitution in tariff 1(a) for the amount "N\$82.50" of the amount "N\$99.83"
- (b) by the substitution in tariff 1(b) for the amount "N\$165.50" of the amount "N\$199.65"
- (c) by the substitution in tariff 1(c) for the amount "N\$63.80" of the amount "N\$77.20"
- (d) by the substitution in tariff 2(a) for the amount "N\$165.00" of the amount "N\$199.65"
- (e) by the substitution in tariff 2(b) for the amount "N\$121.00" of the amount "N\$146.41"

- (f) by the substitution in tariff 2(c) for the amount "N\$101.20" of the amount "N\$122.45"
- (g) by the substitution in tariff 2(e) for the amount "N\$13.20" of the amount "N\$15.97"
- (h) by the substitution in tariff 3(a) for the amount "N\$253.00" of the amount "N\$306.13"
- (i) by the substitution in tariff 3(b)(i) for the amount "N\$38.50" of the amount "N\$46.59"
- (j) by the substitution in tariff 3(b)(ii) for the amount "N\$38.50" of the amount "N\$46.59"
- (k) by the substitution in tariff 4(a) for the amount "N\$38.50" of the amount "N\$46.59"
- (l) by the substitution in tariff 4(b) for the amount "N\$38.50" of the amount "N\$46.59"
- (m) by the substitution in tariff 4(c) for the amount "N\$13.20" of the amount "N\$15.97"
- (n) by the substitution in tariff 4(d) for the amount "N\$13.20" of the amount "N\$15.97"
- (o) by the substitution in tariff 5(a) for the amount "N\$2.20" of the amount "N\$2.66"
- (p) by the substitution in tariff 5(b) for the amount "N\$2.20" of the amount "N\$2.66"
- (q) by the substitution in tariff 5(c) for the amount "N\$2.20" of the amount "N\$2.66"

Schedule AA is hereby amended:

- (a) by the substitution in tariff 1(a) for the amount "N\$41.25" of the amount "N\$49.92"
- (b) by the substitution in tariff 1(b) for the amount "N\$82.50" of the amount "N\$99.83"
- (c) by the substitution in tariff 1(c) for the amount "N\$31.90" of the amount "N\$39.49"
- (d) by the substitution in tariff (2)(a) for the amount "N\$82.50" of the amount "N\$99.83"
- (e) by the substitution in tariff (2)(b) for the amount "N\$60.50" of the amount "N\$73.21"
- (f) by the substitution in tariff 2(c) for the amount "N\$50.60" of the amount "N\$61.23"
- (g) by the substitution in tariff 2(e) for the amount "N\$6.60" of the amount "N\$7.99"
- (h) by the substitution in tariff 3(a) for the amount "N\$126.50" of the amount "N\$153.07"
- (i) by the substitution in tariff 3(b)(i) for the amount "N\$19.25" of the amount "N\$23.30"
- (j) by the substitution in tariff 3(b)(ii) for the amount "N\$19.25" of the amount "N\$23.30"
- (k) by the substitution in tariff 4(a) for the amount "N\$19.25" of the amount "N\$23.30"
- (l) by the substitution in tariff 4(b) for the amount "N\$19.25" of the amount "N\$23.30"
- (m) by the substitution in tariff 4(c) for the amount "N\$17.60" of the amount "N\$21.30"
- (n) by the substitution in tariff 4(d) for the amount "N\$6.60" of the amount "N\$7.99"
- (o) by the substitution in tariff 5(a) for the amount "N\$2.20" of the amount "N\$2.66"
- (p) by the substitution in tariff 5(b) for the amount "N\$2.20" of the amount "N\$2.66"

- (q) by the substitution in tariff 5(c) for the amount "N\$2.20" of the amount "N\$2.66"

BY ORDER OF THE COUNCIL

COUNCILLOR V. MAREKA
CHAIRPERSON OF THE COUNCIL

MUNICIPALITY OF TSUMEB

No. 308

2001

AMENDMENT OF HEALTH REGULATIONS

The Municipal Council of Tsumeb, under Section 30(1)(u) of the Local Authorities Act, 1992 (Act No. 23 of 1992) further amends the Health Regulations promulgated under Government Notice No. 131 of 1956 as set out in the Schedule:

SCHEDULE

Schedule C is hereby amended:

- (a) by the substitution in item 1 for the amount "N\$27.50" of the amount "N\$44.77"
- (b) by the substitution in item 2 for the amount "N\$31.30" of the amount "N\$37.87"
- (c) by the substitution in item 3(a)(i) for the amount "N\$27.50" of the amount "N\$44.77"
- (d) by the substitution in item 3(a)(ii) the amount "N\$31.50" of the amount "N\$54.91"
- (e) by the substitution in item 4 for the amount "N\$44.00" of the amount "N\$48.40"
- (g) by the substitution in item 5 for the amount "N\$4.00" of the amount "N\$4.84"
- (h) by the substitution in Regulation 218B for the amount "N\$150.00" of the amount "N\$181.50"
- (i) by the substitution in Regulation 218A (3) for the amount "N\$15.00" of the amount "N\$18.15".

BY ORDER OF THE COUNCIL

COUNCILLOR V. MAREKA
CHAIRPERSON OF THE COUNCIL

MUNICIPALITY OF TSUMEB

No. 309

2001

AMENDMENT OF WATER SUPPLY REGULATIONS

The Municipal Council of Tsumeb, under Section 30(1)(u) of the Local Authorities Act, 1992 (Act No. 23 of 1992) further amends the Water Supply Regulations promulgated under Government Notice No. 111 of 1998 as set out in the Schedule:

SCHEDULE

Annexure A is hereby amended as follows:

1. BASIC CHARGE

- (a) by the substitution in item (a)(i) for the amount "N\$10.00" of the amount "N\$11.00"

- (b) by the substitution in item (a)(ii) for the amount "N\$15.00" of the amount "N\$16.50"
- (c) by the substitution in item (a)(iii) for the amount "N\$15.00" of the amount "N\$16.50"
- (d) by the substitution in item (a)(iv) for the amount "N\$30.00" of the amount "N\$33.00"
- (e) by the substitution in item (a)(v) for the amount "N\$30.00" of the amount "N\$33.00"
- (f) by the substitution in item (a)(vi) for the amount "N\$30.00" of the amount "N\$33.00"
- (g) by the substitution in item (a)(vii) for the amount "N\$45.00" of the amount "N\$49.50"
- (h) by the substitution in item (a)(viii) for the amount "N\$50.00" of the amount "N\$55.00"

2. CONSUMPTION CHARGE

- (a) by the substitution in item (a)(i) for the amount "N\$1.20" of the amount "N\$1.32"
- (b) by the substitution in item (a)(ii)(aa) for the amount "N\$1.20" of the amount "N\$1.32"
- (c) by the substitution in item (a)(ii)(bb) for the amount "N\$1.95" of the amount "N\$2.37"
- (d) by the substitution in item (a)(iii)(aa) for the amount "N\$1.20" of the amount "N\$1.32"
- (e) by the substitution in item (a)(iii)(bb) for the amount "N\$1.95" of the amount "N\$2.37"
- (f) by the substitution in item (a)(iii)(cc) for the amount "N\$2.25" of the amount "N\$2.73"

3. CHARGES FOR CONNECTION OF SUPPLY

- (a) by the substitution in item (a)(i) for the amount "N\$240.00" of the amount "N\$290.40"
- (b) by the substitution in item (a)(ii) for the amount "N\$250.00" of the amount "N\$302.50"
- (c) by the substitution in item (a)(iii) for the amount "N\$450.00" of the amount "N\$544.50"
- (d) by the substitution in item (a)(iv) for the amount "N\$750.00" of the amount "N\$907.50"
- (e) by the substitution in item (a)(v) for the amount "N\$1 360.00" of the amount "N\$1 645.60"
- (f) by the substitution in item (b) for the amount "N\$50.00" of the amount "N\$60.50".

5. TESTING OF METERS

- (a) by substitution in item (a) for the amount "N\$100.00" of the amount "N\$121.00"
- (b) by substitution in item (b) for the amount "N\$200.00" of the amount "N\$242.00"

6. MISCELLANEOUS CHARGES

- (a) by substitution in item (b) for the amount "N\$75.00" of the amount "N\$90.75"
- (b) by substitution in item (c) for the amount "N\$150.00" of the amount "N\$181.50"
- (c) by substitution in item (d) for the amount "N\$50.00" of the amount "N\$60.50"
- (d) by substitution in item (e)(i) for the amount "N\$250.00" of the amount "N\$302.50"
- (e) by substitution in item (f) for the amount "N\$200.00" of the amount "N\$242.00"
- (f) by substitution in item (g)(i) for the amount "N\$50.00" of the amount "N\$60.50"
- (g) by substitution in item (g)(ii) for the amount "N\$30.00" of the amount "N\$36.30".

BY ORDER OF THE COUNCIL

COUNCILLOR V. MAREKA
CHAIRPERSON OF THE COUNCIL

MUNICIPALITY OF TSUMEB

No. 310

2001

AMENDMENT OF ELECTRICITY SUPPLY REGULATIONS

The Municipal Council of Tsumeb, under Section 30(1)(u) of the Local Authorities Act, 1992 (Act No. 23 of 1992) further amends the tariffs promulgated under General Notice No. 63 of 1999 as set out in the Schedule:

SCHEDULE:

TARIFF A is hereby amended:

- (a)(i) for the amount "N\$29.45" of the amount "N\$41.27"
- (a)(ii) for the amount "N\$33.77" of the amount "N\$46.94"
- (a)(iii) for the amount "N\$37.97" of the amount "N\$52.34"
- (a)(iv) for the amount "N\$41.97" of the amount "N\$57.38"
- (a)(v) for the amount "N\$45.83" of the amount "N\$62.15"
- (a)(vi) for the amount "N\$49.51" of the amount "N\$66.58"
- (a)(vii) for the amount "N\$53.05" of the amount "N\$70.74"
- (a)(viii) for the amount "N\$56.40" of the amount "N\$74.57"
- (a)(ix) for the amount "N\$59.40" of the amount "N\$77.86"
- (a)(x) for the amount "N\$62.63" of the amount "N\$81.38"

- (b) by the substitution in item (b) for the amount "N\$0.36" for the amount "N\$0.4571".

TARIFF B is hereby amended:

- (a) by the substitution in item

- (a)(i) for the amount "N\$37.39" of the amount "N\$52.39"
- (a)(ii) for the amount "N\$41.31" of the amount "N\$57.65"
- (a)(iii) for the amount "N\$45.14" of the amount "N\$62.74"
- (a)(iv) for the amount "N\$48.66" of the amount "N\$67.36"
- (a)(v) for the amount "N\$52.10" of the amount "N\$71.82"
- (a)(vi) for the amount "N\$55.38" of the amount "N\$76.04"
- (a)(vii) for the amount "N\$58.52" of the amount "N\$80.02"
- (a)(viii) for the amount "N\$61.20" of the amount "N\$83.34"
- (a)(ix) for the amount "N\$64.30" of the amount "N\$87.19"

- (b) by the substitution in item (b) for the "N\$0.4650" of the amount "N\$0.5427"

TARIFF C is hereby amended:

(a) by the substitution in item

- (a)(i) for the amount "N\$86.17" of the amount "N\$121.71"
- (a)(ii) for the amount "N\$118.02" of the amount "N\$166.03"
- (a)(iii) for the amount "N\$148.76" of the amount "N\$208.44"
- (a)(iv) for the amount "N\$178.40" of the amount "N\$248.96"
- (a)(v) for the amount "N\$206.92" of the amount "N\$287.60"
- (a)(vi) for the amount "N\$234.34" of the amount "N\$324.39"
- (a)(vii) for the amount "N\$260.65" of the amount "N\$359.33"
- (a)(viii) for the amount "N\$285.84" of the amount "N\$392.45"
- (a)(ix) for the amount "N\$309.90" of the amount "N\$423.73"
- (a)(x) for the amount "N\$332.75" of the amount "N\$376.01"
- (a)(xi) for the amount "N\$354.79" of the amount "N\$471.66"

(b) by substitution in (b) for the amount "N\$0.4250" of the amount "N\$0.5427"

TARIFF D is hereby amended:

(a) by the substitution for the amount "N\$49.51" of the amount "N\$64.21".

(b) by the substitution in (a) for the amount "N\$125.00" of the amount "N\$169.50"
by the substitution in (b) for the amount "N\$0.2440" of the amount "N\$0.3390".

TARIFF E is hereby amended:

(a) by the substitution in item (a) for the amount "N\$609.40" of the amount "N\$737.37"

TARIFF F is hereby amended:

- (a) by the substitution in item (a)(i) for the amount "N\$21.78" of the amount "N\$26.36".
- (b) by the substitution in item (b)(i) for the amount "N\$21.45" of the amount "N\$25.96".
- (c) by the substitution in item (c)(i) for the amount "N\$30.25" of the amount "N\$36.61".
- (d) by the substitution in item (c)(ii) for the amount "N\$48.40" of the amount "N\$58.56".
- (e) by the substitution in item (e)(i) for the amount "N\$60.50" of the amount "N\$73.21".
- (f) by the substitution in item (e)(ii) for the amount "N\$550.00" of the amount "N\$605.00".
- (g) by substitution in item (g)(i) for the amount "N\$13.92" of the amount "N\$16.84".
- (h) by the substitution in item (g)(ii) for the amount "N\$20.90" of the amount "N\$25.29".
- (i) by the substitution in item (g)(iv) for the amount "N\$8.47" of the amount "N\$10.25".
- (j) by the substitution in item (g)(vi) for the amount "N\$21.78" of the amount "N\$26.36".
- (k) by the substitution in item (i)(iv) for the amount "N\$30.25" of the amount "N\$36.61".

TARIFF H is hereby amended:

(a) by the substitutioin for the amount "N\$0.4650" of the amount "N\$0.5938".

BY ORDER OF THE COUNCIL

COUNCILLOR V. MAREKA
CHAIRPERSON OF THE COUNCIL

MUNICIPALITY OF SWAKOPMUND

No. 311

2001

AMENDMENT OF ELECTRICITY SUPPLY REGULATIONS

The Council of the Municipality of Swakopmund, under section 30(1)(u) of the Local Authorities Act, 1992 (Act No. 23 of 1992 as amended) further amends the Electricity Supply Regulations promulgated under Government Notice No. 331 of 1952 (as amended) as set out in the Schedule:

SCHEDULE

Chapter VII is hereby amended:-

by the substitution of the entire Chapter VII with the new Chapter VII as per the attached Annexure "A".

R. HOABES
ACTING CHAIRPERSON OF COUNCIL

Swakopmund, 26 July 2001

ANNEXURE "A"

CHAPTER VII

1. Tariffs and charges

- (a) All charges, fees and deposits provided for under these tariffs and charges shall be payable monthly to the Council on a date fixed by the Council.

- (b) Where the classification of a consumer or where the tariffs and charges are doubtful, the Town Electrical Engineer shall decide on the tariffs and charges 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.

2. Definitions

- (a) A "month" for the purpose of these tariffs, shall mean a period of approximately 30 days corresponding to the period between two consecutive meter readings;
- (b) "Current limiter" shall mean a circuit breaker approved by the Town Electrical Engineer;
- (c) "Minimum Charge" shall mean the demand charge or service charge which shall be payable monthly, irrespective of whether energy has been consumed or not;

- (d) "Consumer" shall mean an owner or occupier making application to the Council for a supply of electricity to his premises, provided that an individual or a community which forms a household or does business on separate account, as the Council may decide, must make such an application for a supply of electricity;

- (e) "Declared maximum demand" shall mean the expected maximum load which must be declared by the consumer and according to which the supply will be calculated.

3. Current limiter tariff

- (a) Miniature current limiters shall be made available by the Council in a range of ampere ratings which shall normally be multiples of 5 with a minimum and a maximum rating as stated in the tariffs, or higher if agreed to by the Town Electrical Engineer;
- (b) When applying current limiter tariffs, the Council shall have the right to require consumers to state the capacity of the current limiters required. Should a consumer not state the rating required, the Council may cause the installation to be connected through a current limiter with a rating of 30A and levy the charges accordingly;

- (c) If during the course of a twelve month's period after connection under this scale, the selected rating is found by the consumer to be unsuitable, application may be made to the Town Treasurer for a current Limiter of a different rating. Such current limiter shall be installed free of charge. If further changes of current limiters are desired, such changes shall be carried out at a cost of N\$50,00 each. After expiry of the twelve months referred to the above, current limiters shall only be replaced under the following conditions:

- (i) A written application accompanied by a payment of N\$50,00 must be submitted to the Town Treasurer.
- (ii) Such application shall only be acceded 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 current limiter.

4. Connections and disconnections

- (a) 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.
- (b) Where a consumer's installation is disconnected as a result of non-payment or an infringement of the regulations, the full basic charge shall be payable. When the installation is reconnected the fixed charge payable shall be calculated as stated under (a) above.

5. Tariffs

- (a) Tariff 1 - Domestic consumers

For *bona fide* domestic consumers, electricity shall be supplied for domestic purposes only, at 220 V single phase.

- (i) Demand charge

Each consumer shall pay a monthly demand charge in accordance with the following scale, based on the nominal rating of municipal current limiter

through which all current consumed at the consumer's installation shall pass:

Current limiter reading

1 x	20A	N\$47,40
	25A	N\$59,25
	30A	N\$71,10
	35A	N\$82,95
	40A	N\$94,80
	45A	N\$106,65
	50A	N\$118,50
3 x	60A	N\$426,60

- (ii) Energy charge

In addition to the demand charge, all energy consumed shall be charged at N\$0,27 per kWh.

- (iii) Minimum charge

The minimum monthly charge shall be equal to the demand charge as provided for in Paragraph (a)(i).

- (b) Tariff 2 - General consumers

For the supply of electricity at 380/220V single or three phase to all consumers desiring supply under this tariff.

- (i) Demand charge

Each consumer shall pay a monthly demand charge in accordance with the following scale, based on the nominal rating of the municipal current limiter through which all current consumed at the consumer's installation shall pass:

Current limiter reading per phase

1	x 15A	N\$39,45
	20A	N\$52,60
	25A	N\$65,76
	30A	N\$78,90
	35A	N\$92,05
	40A	N\$105,20
	45A	N\$118,35
	50A	N\$131,50
3	x 15A	N\$118,35
	20A	N\$157,80
	25A	N\$197,25
	30A	N\$236,70
	35A	N\$276,15
	40A	N\$315,60
	45A	N\$355,00

- (ii) Energy charge
- In addition to the demand charge, all energy consumed shall be charged at N\$0,28 per kWh.
- (iii) The minimum monthly charge shall be equal to the demand charge as provided for in paragraph (b)(i).
- (c)1 Tariff 3.1 - Small consumers (Conventional metering)
- For the supply of electricity at 220V single phase only to *bona fide* domestic consumers with a maximum demand of not more than 25 amps desiring supply under this tariff.
- (i) Demand charge
- All current consumed at the consumer's installation shall pass through a municipal current limiter having a nominal rating of 25 amps or 20 amps at no charge.
- (ii) Energy charge
- In addition to the demand charge, all energy consumed shall be charged at N\$0,37 per kWh for a 25 amp current limiter and N\$0,28 per kWh for a 20 Amp current limiter.
- (iii) The minimum monthly charge shall be equal to the demand charge as provided for in paragraph (c)1(i), plus an energy charge as provided for in paragraph (c)1(ii) for a consumption of 50 kWh.
- (c)2 Tariff 3.2 - Small consumers (Pre-paid metering).
- For the supply of electricity at 220V single phase only to *bona fide* domestic consumers with a maximum demand of not more than 25 amps desiring supply under this tariff.
- (i) Demand charge
- All current consumed at the consumer's installation shall pass through a municipal current limiter having a nominal rating of 25 amps or 20 amps at the following charges:
- 20A N\$3,20
- 25A N\$3,80
- (ii) Energy charge
- In addition to the demand charge all energy consumed shall be charged at N\$0,37 per kWh for a 25 amp current limiter and N\$0,28 per kWh for a 20 amp current limiter.
- (iii) Minimum charge
- The minimum monthly charge shall be equal to the demand charge as provided for in paragraph (c)2(i), plus an energy charge as provided for in paragraph (c)2(ii) for a consumption of 10 kWh.
- (c)3 Replacement of pre-paid vending ID card N\$10,00.
- (d) Tariff 4 - Bulk consumers
- For the supply of electricity at 380/220 V or 11 kV three phase to all consumers desiring supply under this tariff.
- (i) Demand charge
- Every 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\$24,40 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 current limiters have been installed in accordance with the wishes of the consumer, in order to control the demand of the installation, the charge shall be based on the indicated ratings per phase of the current limiter and shall be charged for at the rate of N\$3,46 per A.
- (ii) Energy charge
- (a) In addition to the demand charge where electricity is supplied at 380/220 V an amount will be charged at N\$0,28 per kWh of consumed energy.
- (b) Where electricity is supplied at 11 kV a discount of 5% will be granted on the amount per kWh stated under (a) above.
- (iii) Minimum charge
- (a) Where demand meters are installed, the minimum charge per month will be

- 70% of the amount payable in respect of the highest demand recorded during any previous one month, but never below the demand charge for the summated ratings of the current limiters of 135 A (3 x 45 A).
- (e) Tariff 5 - Special agreements
- Notwithstanding any of the foregoing tariffs and charges, the Municipality may enter into any special agreement for the supply of electricity.
- (f) Tariff 6 - Service charges
- Applicable to unbuilt sites and to installations which for any reason, are not connected to the municipal electrical distribution system.
- The amount payable per month is N\$0.05 per m² of the whole surface area of the erf, but not below the charge for an erf covering an area of 300m².
- The amount for service charges is payable by the erf or installation owner.
- (g) Miscellaneous charges
- (i) Temporary disconnection and reconnection.
- (a) For connection on entering into agreement of supply with the Council.
- (i) During office hours N\$10,00
- (ii) After office hours N\$20,00
- (b) For disconnection on termination of such agreement with the Council.
- (i) During office hours ... N\$20,00
- (ii) After office hours N\$40,00
- (c) For temporary disconnection required by consumers .. N\$20,00
- (d) For connection following connection described in (c) .. N\$20,00
- (e) For reconnection following disconnection for non-payment of account or for breach of contract .. N\$50,00
- (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, the charge is ... N\$50,00
- (iii) Testing of meters and current limiters
- (a) Meters
- If the consumer shall at any time be dissatisfied with any reading of a meter supplied by the Council and will be desirous of having the meter tested, he shall apply in writing to the Council within 10 days of the last day of the month during which the reading was taken, and, on payment of a deposit of N\$50,00, the meter shall be tested by the Council.
- If the meter is found to be registering correctly, the deposit shall be forfeited: if the meter is provided incorrect, repair the meter and reconnect it without charge. The meter shall be considered to be registering correctly if the error is not more than 2.5% either way.
- (b) Current limiters
- If the consumer is at any time not satisfied with the accuracy of the rating of the current limiter controlling his installation, he shall apply in writing to the Council, and on payment of a deposit of N\$50,00, the current limiter shall be tested by the Council.
- If the current limiter is found to be operating correctly, the deposit shall be forfeited; if the current limiter is found to be operating incorrectly, allowing less current than the normal rating, the deposit shall be refunded and a correctly rated current limiter installed without charge.
- A current limiter shall be deemed to be correctly rated if it carries full rated current indefinitely. (For test purposes this requirement shall be deemed to be met if the current limiter carries full rated current for a period of one hour without tripping).
- (iv) Location and rectification 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 working hours N\$60,00 per call.

- (b) if work is done outside official hours N\$80,00 per call.

- (v) Replacing of seal

Penalty for breaking of a municipal seal by an unauthorised person ... N\$200,00

- (vi) Installation charges for domestic and general consumers.

For making connections and installing meters, etc., to premises the charges shall be as follows:

- (a) The municipal meters and current limiters will be installed free of charge in a meter board which is to be provided by the owner of the installation as approved by the Engineer and mounted in a position indicated by the Engineer.

- (b) Service connections by means of underground cable

The cost per normal connection is the actual cost of material, labour and transport plus 15%. Applications for new connections shall be made to the Town Electrical Engineer by a licensed Electrical Contractor. The charges shall be paid to the Town Treasurer at least 24 hours before connection is required.

- (vii) Installation charges for bulk consumers

- (a) The municipal metering equipment will be installed in positions and in meter boards which must be provided by the owner of the installation as approved by the Engineer.

- (b) The connection to the distribution system must be paid for as stated in section (vi)(b) above.

- (c) Where the estimated load calculated in accordance with the wiring regulations exceeds 30 kVA, the consumer shall, as agreed to by the Town Electrical Engineer, be responsible to carry the costs for a special connection or shall provide suitable accommodation in form of a substation for the housing of the Council's equipment.

The Council shall have the right to supply electricity to other consumers in the vicinity from such substation.

- (d) The owner of the installation shall declare a maximum demand in his installation and must provide a main current limiter in his distribution board rated accordingly. If the actual maximum amount exceeds the declared maximum demand, then an increased maximum demand must be declared. In this case the owner of the installation must pay, if applicable, the installation costs to make provision for the increased demand.

- (viii) Miscellaneous services

For work done and services rendered by the Council, where such work done 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 overhead costs.

- (ix) Deposits

All deposits shall be paid in accordance with section 30(1)(u) of the Local Authorities Act, 1992 (Act No. 23 of 1999)(as amended).

6. General provisions

- (a) The rights of ownership of any equipment and materials up to the point of supply to the consumer's installation, the outgoing terminals of the meter or the metering equipment, shall vest in the Council irrespective of the consumer having paid for the installed materials and equipment.

- (b) 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 Council shall be final.

- (c) Should the Council find that the conditions of the agreement for the supply of electricity have materially altered, or that the consumer does not comply with the agreement in any way, it shall be lawful for the Council to charge, and the consumer concerned shall be liable to pay, for the consumption at such scale under these regulations as may, in the opinion of the Council, be applicable as from such date as the conditions aforesaid were changed or appear to the Council to have been changed.

- (d) Where the consumer rents a property and where such consumer fails to pay the levy in accordance with the respective tariff, the Council shall have the right to recover the outstanding moneys from the owner of the property.
- (e) In the case of installations where the owner or consumer has not yet applied for a particular tariff, the Council shall have the right to decide which tariff is applicable and to levy the demand charge accordingly.

7. Levy on electricity

A levy of 7% on electricity shall be charged in respect of the total kWh sold during the course of the month.

BANK OF NAMIBIA

No. 312

2001

**STATEMENT OF ASSETS AND LIABILITIES
AS AT CLOSE OF BUSINESS ON 31 AUGUST 2001**

	31-08-2001 N\$	30-07-2001 N\$
ASSETS		
External:		
Rand Cash	16,097,510	38,834,174
IMF - Special Drawing Rights	198,016	189,710
Investments - Rand Currency	719,845,838	1,154,617,946
- Other Currency	1,551,247,591	1,494,534,801
- Interest Accrued	10,538,678	9,482,431
Domestic:		
Currency Inventory Account	1,796,279	1,855,813
Loans and Advances	51,561,902	51,367,120
Fixed Assets	147,166,805	144,879,948
Other Assets	5,123,684	4,139,191
Banker's Current	0	79,344,262
	<u>2,503,576,303</u>	<u>2,979,245,396</u>
LIABILITIES		
Share capital	40,000,000	40,000,000
General Reserve	193,509,187	193,509,187
Revaluation Reserve	691,453,542	635,877,858
Building Reserve	30,000,000	30,000,000
Currency in Circulation	658,872,580	632,115,286
Deposits: Government	603,789,129	1,169,872,689
Bankers - Reserve	112,840,125	111,936,131
Bankers - Current	441,592	0
Bankers - Call	54,940,000	47,483,000
Other	68,563,843	76,607,981
Other Liabilities	49,166,305	41,843,264
	<u>2,503,576,303</u>	<u>2,979,245,396</u>
T K ALWEENDO	U DAVIDS	
GOVERNOR	CHIEF FINANCIAL OFFICER	