



GOVERNMENT GAZETTE

OF THE

REPUBLIC OF NAMIBIA

N\$2.40

WINDHOEK - 1 June 2002

No.2746

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Proclamation

by the

PRESIDENT OF THE REPUBLIC OF NAMIBIA

No. 4

2002

**ANNOUNCEMENT OF APPOINTMENTS OF MEMBERS OF THE BOARD OF
THE BANK OF NAMIBIA**

In terms of Section 4(5) of the Bank of Namibia Act, 1997, (Act No. 15 of 1997), I hereby announce that I have appointed Ms Lidwina Shapwa and Mrs Tonata Itenge-Emvula as members of the Board of the Bank of Namibia with effect from 1 January 2002.

Given under my Hand and Seal of the Republic of Namibia, at Windhoek, this 2nd day of May, Two Thousand and Two.

**S. NUJOMA
PRESIDENT**

BY ORDER OF THE PRESIDENT-IN-CABINET

Government Notices

MINISTRY OF LABOUR

No. 77

2002

**LABOUR ACT, 1992:
DECLARATION UNDER SECTION 33(2)(f)**

Under section 33(2)(f) of the Labour Act, 1992 (Act No. 6 of 1992), I declare all work activities by employees of Anglo Base Namibia (Proprietary) Limited - Scorpion Zinc Project, to be excluded from the provisions of subsection (1) of the said section.

**A. TOIVO YA TOIVO
MINISTER OF LABOUR**

Windhoek, 4 April 2002

MINISTRY OF FISHERIES AND MARINE RESOURCES

No. 78

2002

**MARINE RESOURCES ACT, 2000 (ACT NO. 27 OF 2000):
DETERMINATION OF TOTAL ALLOWABLE CATCH IN RESPECT
OF HAKE, ORANGE ROUGHY AND MONK**

In terms of section 38 of the Marine Resources Act, 2000 (Act No. 27 of 2000), and on the advice of the Marine Resources Advisory Council, I determine that the total allowable catch for the year 2002/2003, in respect of the species of fish in the first column of the table below, for the purpose of allocating quotas during the period 01 May 2002 to 30 April 2003, is as specified in the second column of the table in respect of the species concerned:

SPECIES OF FISH	TOTAL ALLOWABLE CATCH
Hake	195 000 mt
Orange Roughy	2 400 mt
Monk	12 000 mt

A. IYAMBO
MINISTER OF FISHERIES
AND MARINE RESOURCES

Windhoek, 20 May 2002

MINISTRY OF FISHERIES AND MARINE RESOURCES

No. 79

2002

MARINE RESOURCES ACT, 2000 (ACT NO. 27 OF 2000):
DETERMINATION OF TOTAL ALLOWABLE CATCH IN RESPECT
OF ALBACORE, BIGEYE AND SWORDFISH

In terms of section 38 of the Marine Resources Act, 2000 (Act No. 27 of 2000) and on the advice of the Marine Resources Advisory Council, I determine that the total allowable catch for the year 2002, in respect of the species of fish in the first column of the table below, for the purpose of allocating quotas during the period 1 January 2002 to 31 December 2002 is as specified in the second column of the table in respect of the species concerned.

SPECIES OF FISH	TOTAL ALLOWABLE CATCH
Albacore	4 000 mt
Bigeye	2 000 mt
Swordfish	2 000 mt

A. IYAMBO
MINISTER OF FISHERIES
AND MARINE RESOURCES

Windhoek, 20 May 2002

MINISTRY OF FISHERIES AND MARINE RESOURCES

No. 80

2002

MARINE RESOURCES ACT, 2000:
IMPOSITION OF LEVIES ON MARINE RESOURCES

Under section 44 of the Marine Resources Act, 2000 (Act No. 27 of 2000), and after consultation with the Marine Resources Advisory Council and with the approval of the Minister of Finance, I -

- (a) impose for the benefit of the Marine Resources Fund a levy on the marine resources as set out in the Schedule below, to become effective as from 1 June 2002; and
- (b) withdraw Government Notice No. 105 of 1 June 2001.

A. IYAMBO
MINISTER OF FISHERIES
AND MARINE RESOURCES

Windhoek, 20 May 2002

SCHEDULE

1. In this notice any word or expression to which a meaning has been assigned in the Marine Resources Act, 2000 (Act No. 27 of 2000), has that meaning and unless the context otherwise indicates -

“blacktail” also known as “dassie” means any fish of the species *Diplodus sargus*;

“galjoen” means any fish of the species *Coracinus capensis*;

“hake” means any fish of the species *Merluccius capensis* or *Merluccius paradoxus*;

“horse mackerel” means any fish of the genus *Trachurus*;

“pilchard” means any fish of the species *Sardinops ocellata*;

“West Coast steenbras” also known as “white fish” means any of the species *Lithognathus aureti*;

“rock lobster” means any fish of the species *Jasus lalandii*;

“snoek” means any fish of the species *Thyrsites atun*; and

“the Regulations” means the regulations promulgated under Government Notice No. 241 of 7 December 2001.

2. Every fisher who lands any marine resources or portions of marine resources of any of the species mentioned in paragraph 3, must pay in respect of every metric ton so landed the appropriate levy prescribed in that paragraph, and in respect of a part of a metric ton, a pro rata portion of the prescribed amount.

3. The following levy per metric ton must be paid:

Species of marine resources	Levy per metric ton
(a) Pilchard -	
(i) Intended for human consumption	N\$ 62,50
(ii) Intended for use as bait or to be processed into fish meal	N\$ 25,00
(b) Other pelagic fish	N\$ 25,00
(c) Kingklip	N\$ 62,50
(d) Monk	N\$ 62,50
(e) West Coast Sole	N\$ 62,50
(f) Hake -	
(i) Whole fish	N\$ 45,00
(ii) Headed and gutted	N\$ 62,50
(iii) Fillets	N\$112,50
(iv) Broken sour	N\$ 62,50
(g) Rock Lobster	N\$312,50
(h) Horse Mackerel	N\$ 25,00
(i) Tuna -	
(i) Intended for sashimi	N\$125,00
(ii) Caught by pole and line method	N\$ 62,50

- | | | |
|-----|--|-----------|
| (j) | Crab | N\$125,00 |
| (k) | Orange Roughy | N\$375,00 |
| (l) | Alfonsino | N\$250,00 |
| (m) | Cardinal fish | N\$125,00 |
| (n) | Oreo dory | N\$125,00 |
| (o) | Kob, steenbras, snoek, blacktail, galjoen | N\$ 25,00 |
| (p) | Panga, reeds, gurnards, jacobever, john dory, skate, squid, angelfish, roes, offal | N\$ 2,50 |
| (q) | Any other species | N\$ 2,50 |
4. For the purpose of paragraph 3 -
- (a) the mass of any marine resources must be determined in accordance with the provisions of regulation 29 of the Regulations; and
 - (b) the mass of any processed marine resources must be determined in accordance with the provisions of regulations 29 and 30 of the Regulations.
5. The levy payable in terms of paragraph 3 must be paid to the Permanent Secretary: Fisheries and Marine Resources, Private Bag 13355, Windhoek, within 7 days from the last day of the month during which the marine resources has been landed.
6. Interest at the rate determined by the Minister of Finance from time to time under section 35 (b) of the State Finance Act, 1991 (Act No. 31 of 1991), is payable on all late payments.
7. Every payment in terms of paragraph 5 must be accompanied by a statement certified by the fishery inspector showing the mass of each species of marine resources for which payment is made.

MINISTRY OF WORKS, TRANSPORT AND COMMUNICATION

No. 81

2002

PROPOSAL THAT DISTRICT ROAD (NUMBER 1545) BE PROCLAIMED: DISTRICT OF WINDHOEK: KHOMAS REGION

In terms of section 20(1) of the Roads Ordinance, 1972 (Ordinance 17 of 1972), it is hereby made known that the Roads Authority on behalf of the Permanent Secretary: Works, Transport and Communication proposes that, in the district of Windhoek, district road (number 1545) as described in Schedule I and Schedule II by co-ordinates and shown by symbols A-B-C-D-E-F-G, on sketch-map P2115 be proclaimed.

A copy of this notice and the said sketch-map on which the road to which the proposal refers and other proclaimed, minor and private roads in the area are shown, shall for the full period of 30 days, mentioned below, lie open to inspection at the offices of the Roads Authority, Windhoek and the Regional Engineer of the Roads Authority, Windhoek, during normal office hours.

Every person having any objection to the above-mentioned proposal 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 Liaison Officer: Roads Boards, Private Bag 12030, Ausspännplatz, within a period of 30 days from the date of publication of this notice.

SCHEDULE I

From a point (A on sketch-map P2115) at the junction with trunk road 1/6 on the farm Portion 21 of Portion 9 of Emmarentia 380 generally east-north-eastwards and more and

more eastwards across the said farm and the farms Portion 22 of Portion 9 of Emmarentia 380 and Portion 23 of Portion 9 of Emmarentia 380 to a point (B on sketch-map P2115) on the last-mentioned farm; thence generally southwards and more and more south-south-eastwards across the last-mentioned farm and the farms Portion 6 of Emmarentia 380, Portion 7 of Emmarentia 380, Remainder of Emmarentia 380, Portion 8 of Emmarentia 380 and along and on both sides of the common boundary of the farms Portion 163 of Portion 29 of Brakwater 48 and Portion 84 of Brakwater 48 to a point (C on sketch-map P2115) on the last-mentioned farms; thence generally south-south-eastwards across the last-mentioned farms and along and on both sides of the common boundary of the farms Remainder 29 of Portion 29 of Brakwater 48 and Portion 86 of Brakwater 48 and the farm Portion 87 of Brakwater 48 to a point (D on sketch-map P2115) on the last-mentioned farm; thence generally southwards and more and more south-westwards across the last-mentioned farm and along and on both sides of the common boundary of the last-mentioned farm and the farm Portion H of Brakwater 48 to a point (E on sketch-map P2115) on the common boundary of the last-mentioned farm; thence generally south-south-westwards and more and more southwards across the last-mentioned farm to a point (F on sketch-map P2115) on the last-mentioned farm; thence generally southwards across the last-mentioned farm to a point (G on sketch-map P2115) at the junction with trunk road 1/6 on the last-mentioned farm.

SCHEDULE II

The co-ordinates measured in metres according to the LO 22/15 system which indicate the road reserve boundaries of district road 1545 are set out hereunder and shown on sketch-map P2115.

Point	-Y	X
4	-7396.800	45011.400
5	-7434.513	45108.250
6	-7392.175	44918.110
7	-7381.598	44704.798
8	-7410.798	44689.627
9	-7369.771	44589.203
10	-7397.428	44572.171
11	-7346.210	44475.466
12	-7372.205	44456.512
13	-7311.158	44364.729
14	-7335.385	44344.007
15	-7254.373	44237.289
16	-7281.176	44223.794
17	-7261.776	44168.671
18	-7233.566	44179.746
19	-7224.276	44119.266
20	-7253.946	44111.151
21	-7226.854	44058.131
22	-7258.016	44053.046
23	-7241.203	43998.648
24	-7273.816	43996.981
25	-7300.683	43945.299
26	-7266.782	43943.062
27	-7584.198	43550.568
28	-7559.841	43533.053
29	-7582.896	43490.819
30	-7609.349	43505.419
31	-7619.065	43473.573
32	-7625.804	43451.432
33	-7594.907	43444.225
34	-7626.009	43404.105
35	-7595.143	43396.108
36	-7583.590	43349.399
37	-7616.640	43353.281
38	-7601.882	43316.849
39	-7570.617	43321.593
40	-7520.030	43222.577
41	-7541.543	43198.745
42	-7439.499	43062.012
43	-7416.150	42936.992
44	-7378.131	42925.604

Point	-Y	X
45	-7353.049	42796.732
46	-7325.690	42809.041
47	-7343.790	42781.211
48	-7314.636	42790.810
49	-7324.591	42749.796
50	-7301.026	42768.363
51	-7099.759	42512.919
52	-7131.965	42505.320
53	-7001.409	42339.621
54	-6977.845	42358.188
55	-6999.550	42336.544
56	-6969.505	42344.653
57	-6950.734	42314.190
58	-6976.521	42298.441
59	-6934.378	42265.167
60	-6962.474	42252.420
61	-6911.372	42116.613
62	-6940.933	42111.427
63	-6874.292	41839.115
64	-6904.118	41835.866
65	-6848.064	41801.399
66	-6872.637	41545.177
67	-6821.252	41579.591
68	-6706.392	41592.119
69	-6703.139	41562.296
70	-6536.977	41610.736
71	-6533.709	41580.777
72	-6434.080	41653.881
73	-6421.600	41626.600

NAMIBIA FINANCIAL INSTITUTIONS SUPERVISORY AUTHORITY

No. 82

2002

IMPOSITION OF LEVIES ON NAMIBIA FINANCIAL INSTITUTIONS: NAMIBIA FINANCIAL INSTITUTIONS SUPERVISORY AUTHORITY ACT, 2001

In terms of section 25(1) of the Namibia Financial Institutions Supervisory Authority Act, 2001 (Act No. 3 of 2001), and on recommendation of the Board of the Namibia Financial Institutions Supervisory Authority, I hereby impose levies on financial institutions in Namibia in accordance with the provisions as set out in the Schedule.

N. MBUMBA
MINISTER OF FINANCE

Windhoek, 7 May 2002

SCHEDULE

Definitions

1. In this Schedule "the Act" means the Namibia Financial Institutions Supervisory Authority Act, 2001 and any word or expression to which a meaning has been assigned in that Act or in any of the laws referred to in the definition of "financial institution" in section 1 of the Act, has the meaning so assigned to it and -

"levy year" means the period from 1 May 2001 to 31 March 2002, and thereafter the period 1 April to 31 March in succeeding years.

Imposition of levies

2. Every financial institution mentioned in the subparagraphs below must annually, in respect of each levy year, and with effect from the levy year which ended on 31 March 2002, pay the levies as indicated in respect of the particular financial institution.

Levy on Pension funds

2.1 Every pension fund, excluding a retirement annuity fund as defined in section 1 of the Income Tax Act, 1981 (Act No. 24 of 1981), must pay the following annual levies:

- | | | |
|----------------------|---|-----------|
| (a) | Basic levy: | N\$250,00 |
| (b) Additional levy: | | |
| (i) | For each member of the pension fund: | N\$ 12,00 |
| (ii) | For each person who receives regular periodic payments from the pension fund: | N\$ 12,00 |

Provided that every pension fund registered under an umbrella scheme, must pay an additional levy of N\$100,00 in respect of each registered participating employer for which a set of special rules exists.

For the purposes of paragraph (b) the number of members of a pension fund and the number of persons who receive regular periodic payments from the pension fund in respect of whom the additional levy must be paid for a levy year, shall be the number of such members and of such persons as at the end of the year preceding the levy year.

Levy on retirement annuity funds

2.2 Every retirement annuity fund as defined in section 1 of the Income Tax Act, 1981 (Act No. 24 of 1981), must pay the following annual levies:

- | | | |
|--|-------------|-----------|
| (a) | Basic levy: | N\$250,00 |
| (b) Additional levy: 0,005% of the value of the assets of the fund, as at the end of the year preceding the levy year; | | |

For the purposes of paragraph (b) the calculation of the value of the assets shall be as at the end of the year preceding the levy year and must include the value of a contract, if any, in which a long-term insurer, in return for the payment of a premium, undertakes to provide policy benefits for the purposes of funding in whole or in part the liability of the retirement annuity fund to provide benefits to its members in terms of its rules.

Levy on friendly societies

2.3 Every registered friendly society as defined in section 1 of the Friendly Societies Act, 1956 (Act No. 25 of 1956) must pay the following annual levies:

- | | | |
|----------------------|-------------|------------|
| (a) | Basic levy: | N\$ 250,00 |
| (b) Additional levy: | | |

N\$12 for each member of the society, subject to a maximum amount of N\$2000,00.

For the purposes of paragraph (b) -

- (i) “member” excludes a person who receives policy benefits under a contract which relates exclusively to that particular person and issued by a long-term insurer referred to in the Long-term Insurance Act, 1998 (Act No. 5 of 1998); and
- (ii) the number of members of the friendly society in respect of whom the levy must be paid for a levy year, shall be the number of such members as at the end of the year preceding the levy year.

Levy on short-term insurers and underwriters at Lloyds

- 2.4 (a) Every registered insurer under the Short-term Insurance Act, 1998 (Act No. 4 of 1998) must pay an annual levy equal to 0,05% of the insurer’s gross premium income for the last financial year preceding the levy year, subject to adjustment after the end of the financial year in accordance with its actual gross premium income as reflected in its audited financial statement.
- (b) Every chief executive officer of an underwriter at Lloyds appointed in terms of section 41 of the Short-term Insurance Act, 1998 must pay an annual levy equal to 0,05% of the underwriter’s gross premium income for the financial year preceding the levy year, subject to adjustment in accordance with the actual gross premium income which was received by or on behalf of the underwriter at Lloyd’s in Namibia for the previous calendar year as published in the Annual Report of the Registrar of Insurance.

Levy on long-term insurers

- 2.5 (a) Every registered insurer under the Long-term Insurance Act, 1998 (Act No. 5 of 1998) must pay an annual levy equal to 0,05% of the aggregate of the insurer’s liabilities under un-matured long-term policies.
- (b) The expression “liabilities under un-matured long-term policies” means the liabilities as determined at the end of the long-term insurers financial year which ended in the calendar year preceding the levy year, and the value of such liabilities are the net liabilities under un-matured policies reflected in statement 0 (Form 01L(01) item 2 column 6).

Levy on insurance agent, insurance broker and reinsurance broker

2.6 Every person registered as an insurance agent, insurance broker or re-insurance broker in terms of section 53 of the Short-term Insurance Act, 1998 (Act No. 4 of 1998) or in terms of section 55 of the Long-term Insurance Act, 1998 (Act No. 5 of 1998) must pay an annual levy equal to the greater of the following amounts:

- (a) An amount equal to 0,01% of the gross brokerage income received by the person during the most recent financial year of the person; or
- (b) N\$200,00.

In paragraph (a) “gross brokerage income” means the amounts received in respect of brokerage or commission from registered insurers and underwriters at Lloyds as reported by an auditor or accounting officer.

Levy on management company of unit trust schemes

2.7 Every management company of a unit trust scheme in securities other than property shares, registered in terms of the Unit Trusts Control Act, 1981 (Act No. 54 of 1981) must pay the following annual levies in respect of every unit trust scheme:

- (a) Basic levy: N\$2000,00
- (b) An additional levy equal to 0,09% of the total value of the assets managed as at the end of the last financial year preceding the levy year and controlled by the management company in respect of the unit trust scheme.

Levy on Stock Exchange

2.8 Every stock exchange licensed in terms of the Stock Exchanges Control Act, 1985 (Act No. 1 of 1985) must pay an annual levy of N\$50 000.

Levy on Stock Brokers

2.9 In respect of all stock-brokers who are members of the Stock Exchange the annual levy is the amount of N\$1,000,000 and to be apportioned amongst those members.

For the purposes of this item "stock-broker" means a stock-broker as defined in section 1 of the Stock Exchanges Control Act, 1985 (Act No. 1 of 1985).

Levy on Investment Managers

2.10 Every person, and every person falling within the category referred to as investment manager, who have been approved by the Registrar of Stock Exchanges under section 4(1)(f) of the Stock Exchanges Control Act, 1985 (Act No. 1 of 1985), must pay the following annual levies:

- (a) Basic levy: N\$2000,00
- (b) An additional levy equal to 0,09% of the total value of investments managed as contemplated in section 4(1) of the Stock Exchanges Control Act, 1985 as at the end of the last financial year preceding the levy year.

Levy on microlenders

2.11 Every microlender as defined in paragraph 1 of the Schedule to Government Notice No. 34 of 2 February 2000, must pay an annual levy equal to 0,1% of the total amount of money lent out by the microlender during the levy year under micro loan transactions as defined in that Notice.

Levy on Medical Aid funds

2.12 A registered fund as defined in section 1 of the Medical Aid Funds Act, 1995 (Act No. 23 of 1995) must pay the following annual levies:

- (a) Basic levy: N\$2000,00
- (b) Additional levy for each principal member of the registered fund as at the end of the year preceding the levy year. N\$ 12,00

Payment of levies

3. (1) Levies payable in terms of this notice must be paid in two equal installments, namely not later than 30 June and 31 December respectively, of every year, the first instalment in respect of the first levy year which ended on 31 March 2002 to be paid not later than 30 June 2002.

(2) The levies and any interest payable in terms of this notice must be paid to the Namibia Financial Institutions Supervisory Authority by the deposit of the amount in the bank account of the Authority, particulars of which are as follows:

Account No. 241440351
Standard Bank
Gustav Voigts Branch (Branch Code No. 2772)

(3) Interest will be charged on amounts of overdue levies at a rate equal to the prevailing prime overdraft rate of the Standard Bank in Namibia.

(4) The levies referred to in this notice are inclusive of VAT.

Application for exemption

4. (1) An application by any financial institution for an exemption from any provision of this notice must be submitted in writing to the Chief Executive Officer of the Namibia Financial Institutions Supervisory Authority, P O Box 21250, Independence Avenue, No. 145, Windhoek on a date at least one month before the date on which the exemption is to take effect in accordance with the application.

(2) The application must -

- (a) contain full particulars of the financial institution and the authorisation of the person signing the application;
- (b) specify the date on which the exemption is required to take effect;
- (c) set out fully the reasons for the application;
- (d) contain an affirmation by the financial institution concerned to provide, at the request of the Executive Officer of the Authority, forthwith any further information or particulars which the Authority may require in connection with the financial institution or application concerned; and
- (e) specify the address at which the financial institution will accept service by the Authority of any notice contemplated in section 25(6)(b) of the Act.

Service of notice

5. A notice referred to in section 25(6)(b) of the Act shall be served on a financial institution by the Chief Executive Officer, or any person authorized by him or her, either -

- (a) by delivery personally; or
- (b) dispatch by registered post of the notice,

at or to the address furnished by the financial institution.

Consolidated Payment

6. (1) If in any particular year a body, regarded by the Authority as fully representative of any category of financial institutions, offering to make a consolidated payment of levies on behalf of the relevant financial institutions in terms of an agreement concluded between such institutions and that body, the Authority may accept such offer if the payment is made in accordance with the provisions of this notice: Provided that if for any reason any of such consolidated payments are not so made on the relevant dates of payment, every individual financial institution concerned remains fully responsible for the amount levies payable by it, plus interest (if any) on that amount calculated in accordance with paragraph 3(3).

General Notices

MUNICIPALITY OF KARASBURG

No. 90

2002

AMENDMENT OF WATER SUPPLY REGULATIONS

The Council of the Municipality of Karasburg 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. 138 of 2001 as set out in the Schedule.

SCHEDULE

Schedule is hereby amended:

By the substitution in item 2 for the amount of “N\$5.86 to the amount “N\$6,45”.

BY ORDER OF THE COUNCIL

COUNCILLOR W.H. CLOETE
CHAIRPERSON OF COUNCIL

Karasburg, 28 February 2002

No. 91

2002

TSUMEB TOWN PLANNING AMENDMENT SCHEME NO. 5

Notice is hereby given in terms of Article 17 of the Town Planning Ordinance No. 18 of 1954 as amended, that the Municipality of Tsumeb intends submitting for approval certain amendments to the Tsumeb Town Planning Scheme.

The amendments will include the rezoning and reservation of land.

Approval has been granted by the Honourable Minister of the Ministry of Regional and Local Government and Housing for the compilation and submission of Amendment Scheme No. 5.

B.S. MUTUMBA
THE CHIEF EXECUTIVE OFFICER
TSUMEB MUNICIPALITY

No. 92

2002

KEETMANSHOOP TOWN PLANNING AMENDMENT SCHEME NO. 5

Notice is hereby given in terms of Article 17 of the Town Planning Ordinance No. 18 of 1954 as amended, that the Municipality of Keetmanshoop intends submitting for approval certain amendments to the Keetmanshoop Town Planning Scheme.

The amendments will include the rezoning and reservation of land.

Approval has been granted by the Honourable Minister of the Ministry of Regional and Local Government and Housing for the compilation and submission of Amendment Scheme No. 5.

**B.R. RUKAMBA
THE CHIEF EXECUTIVE OFFICER
KEETMANSHOOP MUNICIPALITY**

No. 93

2002

ONDANGWA TOWN PLANNING SCHEME

Notice is hereby given in terms of Regulation 5 of the Town Planning Ordinance, 1954 (Ordinance 18 of 1954) that the Town Council of Ondangwa intends to approve the Concept Town Planning Scheme for Ondangwa. Further take notice that the Concept Scheme, consisting of Scheme Clauses and Scheme Maps is available for inspection during office hours at the Town Council Offices, Ondangwa. Any person objecting to the Proposed Concept Scheme may lodge an objection, together with the grounds therefore with the Council, in writing provided that such written objection shall reach the Council not later than 1 July 2002.

**THE TOWN CLERK
ONDANGWA TOWN COUNCIL
Private Bag 2032
ONDANGWA**

No. 94

2002

**PERMANENT CLOSING OF ERF 4407, ONGWEDIVA AND PERMANENT
CLOSURE OF PORTIONS OF ERVEN 4310 AND 4396, ONGWEDIVA AS
PUBLIC OPEN SPACES**

Notice is hereby given in terms of article 50(3)(a)(ii) of the Local Authorities Act of 1992 (Act No. 23 of 1992) that Urban Dynamics Africa intends to apply to the Ongwediva Town Council to close permanently the under-mentioned erven as indicated on the plan Ongw_POS which lies for inspection during office hours at the Ongwediva Municipality, Notice Board.

**PERMANENT CLOSING OF ERF 4407, ONGWEDIVA AND PERMANENT
CLOSURE OF PORTIONS OF ERVEN 4310 AND 4396, ONGWEDIVA AS
PUBLIC OPEN SPACES**

Objections to the proposed closing should be submitted, in writing to the Town Clerk, Ongwediva Town Council within 14 days after the appearance of this notice in accordance with Article 50(3)(a)(iv) of the above Act. The final day for objections is 14 June 2002.

**A.N. TAANYANDA
TOWN CLERK
ONGWEDIVA**

BANK OF NAMIBIA

No. 95

2002

**STATEMENT OF ASSETS AND LIABILITIES
AS AT CLOSE OF BUSINESS ON 30 APRIL 2002**

	30-04-2002	31-03-2002
	NS	NS
ASSETS		
External:		
Rand Cash	12,476,628	11,589,222
IMF - Special Drawing Rights	226,072	237,798
Investments		
- Rand Currency	488,161,729	357,491,450
- Other Currency	2,068,840,927	2,339,349,169
- Interest Accrued	5,156,431	6,362,780
Domestic:		
Currency Inventory Account	10,603,367	8,877,940
Loans and Advances - Other	51,608,470	51,538,356
Fixed Assets	162,462,599	161,455,193
Other Assets	6,753,726	5,922,951
Bankers' Current	20,734,720	4,976,405
	<u>2,827,024,669</u>	<u>2,947,801,264</u>
LIABILITIES		
Share capital	40,000,000	40,000,000
General Reserve	203,739,482	193,509,187
Revaluation Reserve	1,079,259,575	1,189,953,752
Development Fund Reserve	9,690,886	0
Building Reserve	30,000,000	30,000,000
Currency in Circulation	737,184,639	729,443,282
Deposits:		
Government	439,460,887	514,392,443
Bankers - Reserve	126,020,702	121,361,324
Bankers - Call	77,689,000	5,644,000
Other	61,573,279	58,957,324
Other Liabilities	22,406,219	64,539,952
	<u>2,827,024,669</u>	<u>2,947,801,264</u>

T KALWEENDO
GOVERNOR

K MATHEW
ACTING CHIEF FINANCIAL OFFICER