

GOVERNMENT GAZETTE

OF THE

REPUBLIC OF NAMIBIA

N\$2.64

WINDHOEK -1 July 1995

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Government Notices

OFFICE OF THE PRIME MINISTER

No. 115

1995

ELECTORAL ACT, 1992: NOTIFICATION OF RESULT OF THE BY-ELECTION FOR THE GOBABIS CONSTITUENCY

In terms of section 92(1) of the Electoral Act, 1992 (Act 24 of 1992), the following particulars in respect of the result of the by-election for the Gobabis Constituency held on 2 June 1995, are hereby published in the Schedule hereto, as follows -

- (a) in Column 1 of the said Schedule, the total number of votes counted in the constituency with the total number of rejected ballot papers shown in brackets;
- (b) in Column 2 of the said Schedule, the name of each candidate with an indication opposite his or her name of the political party by whom he or she was nominated and of which the candidate whose name is underlined has been declared duly elected as a member of the regional council for the Omaheke Region with effect from 2 June 1995; and
- (c) in Column 3 of the said Schedule, the number of votes recorded for each candidate.

SCHEDULE

Column 2		Column 3
Candidate	Political Party	Votes recorded for candidate
KAAMBO, Godwin KAMUNGUMA,	DTA of Namibia SWAPO-Party	1247 1462
-	Candidate KAAMBO, Godwin	CandidatePolitical PartyKAAMBO, GodwinDTA of NamibiaKAMUNGUMA,SWAPO-Party

MINISTRY OF REGIONAL AND LOCAL GOVERNMENT AND HOUSING

No. 116

1995

KLEIN WINDHOEK (EXTENSION 3): EXTENSION OF BOUNDARIES

Under Section 29(1) of the Townships and Division of Land Ordinance, 1963 (Ordinance 11 of 1963), I hereby extend the boundaries of the Township of Klein Windhoek (Extension 3) to include Portion 94 (a portion of Portion B) of the farm Klein Windhoek Town and Townlands 70 situated in Registration Division K and represented by Cadastral Diagram A11/95, which Diagram shall at all times lie open to inspection at the Office of the Surveyor-General, Windhoek, during normal office hours.

The property so included shall be known as erf 3281, Klein Windhoek (Extension 3).

DR. L. AMATHILA MINISTER OF REGIONAL AND LOCAL GOVERNMENT AND HOUSING

Windhoek, 6 June 1995

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General Notices

No. 152

1995

BANK OF NAMIBIA

STATEMENT OF ASSETS AND LIABILITIES AS AT CLOSE OF BUSINESS ON 31 MAY 1995

	<u>31-05-1995</u>	<u>30-04-1995</u>
LIABILITIES	N\$	N\$
Share Capital	40 000 000	40 000 000
General Reserve Revaluation Reserve	21 375 535 52 802 078	21 375 535 48 497 816
Special Reserve	2 535 000	2 535 000
Building Reserve	12 843 928	12 843 928
Currency in Circulation	305 539 989	308 019 273
Deposits:		
Government	287 897 929	332 917 907
Bankers - Current - Reserve	594 45 304 000	1 110 35 395 000
Other	16 210 761	6 459 434
Long Term Loan Facility	719 537 588	718 241 588
Other Liabilities	<u>18 761 599</u>	14 439 712
	<u>1 522 809 001</u>	<u>1 540 726 303</u>
<u>A S S E T S</u>		
External:		
Rand Cash	7 873 861	14 842 823
I M F - Special Drawing Rights	68 315	67 009
Investments - Rand Currency	279 205 515 468 591 210	310 082 125 452 424 056
- Other Currency	468 591 210	452 424 056
Domestic:		
Currency Inventory Account Loans and advances	8 858 644	9 020 956
- Government	735 341 582	732 490 206
- Other Fixed assets	3 266 775 11 665 694	3 090 664 12 211 891
Other assets	7 937 405	6 496 573
	<u>1 522 809 001</u>	<u>1 540 726 303</u>

DRJAAFAR AHMAD GOVERNOR

U DAVIDS CHIEF FINANCIAL OFFICER

MUNICIPALITY OF MARIENTAL

No. 153

1995

AMENDMENT OF ELECTRICITY SUPPLY REGULATIONS

The Council of the Municipality of Mariental under Section 30(1)(u) of the Local Authorities Act, 1992 (Act 23 of 1992), further amends the Tariff of Charges related to the supply of electricity promulgated under Government Notice 19 of 1962 as set out in the Schedule.

SCHEDULE

Paragraph 5 is hereby amended:-

- (a) by the substitution in item (a) for the amount "N\$11.00" of the amount "N\$12.50";
- (b) by the substitution in item (a)(ii) for the amount "N\$0.18" of the amount "N\$0.198";
- (c) by the substitution in item (b)(ii)(aa) for the amount "N\$32.50" of the amount "N\$35.75";
- (d) by the substitution in item (d)(ii) for the amount "N\$7.00" of the amount "N\$8.00";
- (e) by the substitution in item (b)(ii)(bb) for the amount "N\$0.18" of the amount "N\$0.198";
- (f) by the substitution in item (b)(i)(aa) for the amount "N\$75.00" of the amount "N\$86.00";
- (g) by the substitution in item (b)(i)(aa) for the amount "N\$150.00" of the amount "N\$172.00";
- (h) by the substitution in item (b)(i)(bb) for the amount "N\$0.17" of the amount "N\$0.198".

BY ORDER OF THE COUNCIL

ME. K.K. VAN ROOYEN CHAIRPERSON OF THE COUNCIL

Mariental, 31 May 1995

MUNICIPALITY OF MARIENTAL

No. 154

1995

AMENDMENT OF SEWERAGE REGULATIONS

The Council of the Municipality of Mariental under Section 30(1)(u) of the Local Authorities Act, 1992 (Act 23 of 1992), further amends the Sewerage Regulations promulgated under Government Notice 143 of 1993 as set out in the Schedule.

SCHEDULE

Schedule B "Additional Charges" is hereby amended -

- (a) by the substitution in item B(1)(a)(i) for the amount "N\$30.00" of the amount "N\$34.50";
- (b) by the substitution in item B(1)(a)(ii) for the amount "N\$30.00" of the amount "N\$34.50";
- (c) by the substitution in item B(1)(b) for the amount "N\$30.00" of the amount "N\$34.50";
- (d) by the substitution in item B(1)(c) for the amount "N\$30.00" of the amount "N\$34.50";
- (e) by the substitution in item B(1)(d) for the amount "N\$30.00" of the amount "N\$34.50";
- (f) by the substitution in item B(1)(e) for the amount "N\$42.00" of the amount "N\$48.30";
- (g) by the substitution in item B(1)(f) for the amount "N\$33.00" of the amount "N\$37.95";
- (h) by the substitution in item B(1)(g) for the amount "N\$33.00" of the amount "N\$37.95";
- (i) by the substitution in item B(1)(h) for the amount "N\$33.00" of the amount "N\$37.95";
- (j) by the substitution in item B(1)(i) for the amount "N\$33.00" of the amount "N\$37.95";
- (k) by the substitution in item B(1)(j) for the amount "N\$30.00" of the amount "N\$34.50";
- (1) by the substitution in item B(1)(k) for the amount "N\$27.00" of the amount "N\$31.05"; and

(m) by the substitution in item B(1)(1) for the amount "N\$33.00" of the amount "N\$37.95".

BY ORDER OF THE COUNCIL

ME. K.K. VAN ROOYEN CHAIRPERSON OF THE COUNCIL

Mariental, 31 May 1995

MUNICIPALITY OF MARIENTAL

No. 155

1995

CHARGES AND FEES IN RESPECT OF CEMETERIES

The Council of the Municipality of Mariental, under section 30(1)(u) of the Local Authorities Act, 1992 (Act 23 of 1992), hereby determines the charges and fees payable in respect of cemeteries, as set out in the Schedule.

SCHEDULE

1. Purchase fees for right of burial in a grave space:

		Resident	Non-resident
	a. Mariental/Empelheim cemeteries:		
	Adults Children	N\$150 N\$120	N\$250 N\$200
	b. Aimablaagte cemetery:		
	Fees for grave made available by Council: adult or child	N\$150	N\$250
	Preparation of grave by persons other than the Council: fees for a grave space for an adult or a child	N\$5	N\$50
2.	Filling up of graves: all cemeteries	N\$100	N\$150
3.	Assistance in re-opening a grave for the exhumation of a body	N\$500	N\$500

4.	For assistance for burials on Sundays, public holidays and after hours, the following additional charge shall be payable	N\$100	N\$150
5.	Special fees and charges:		
	a. Registration of right of burial in a grave space -		N\$10
	b. Certified extraction from registers -		N\$10
	c. Maintenance of graves by Council (per Mariental/Empelheim Cemeteries Aimablaagte Cemetery -	month):	N\$10 N\$5
	d. Inspection of gravework		N\$25
BY	BY ORDER OF THE COUNCIL		
Μ	E. K.K. VAN ROOYEN		

MUNICIPALITY OF MARIENTAL

No. 156

8

1995

AMENDMENT OF HEALTH REGULATIONS

The Council of the Municipality of Mariental under section 30(1)(u) of the Local Authorities Act, 1992 (Act 23 of 1992), further amends its Health Regulations promulgated under Government Notice 113 of 1954 by substituting in item 1(a) of Schedule B of the "Tariff of Charges" for the amount "R19,20" of the amount "N\$22,00".

BY ORDER OF THE COUNCIL

ME. K.K. VAN ROOYEN CHAIRPERSON OF THE COUNCIL

CHAIRPERSON OF THE COUNCIL

Mariental, 31 May 1995

MUNICIPALITY OF MARIENTAL

No. 157

1995

AMENDMENT OF WATER SUPPLY REGULATIONS

The Council of the Municipality of Mariental under section 30(1)(u) of the Local Authorities Act, 1992 (Act 23 of 1992), further amends the Tariff of Charges related to the supply of water promulgated under Government Notice 160 of 1931, by substitution in item 1(A) of Schedule B for the amount "N\$12,40" of the amount "N\$14,26".

BY ORDER OF THE COUNCIL

ME. K.K. VAN ROOYEN CHAIRPERSON OF THE COUNCIL

Mariental, 31 May 1995

MUNIPALITY OF MARIENTAL

No. 158

1995

CEMETERY REGULATIONS

The Council of the Municipality of Mariental has under section 94(1)(k) of the Local Authorities Act, 1992 (Act 23 of 1992), made the regulations set out in the Schedule.

SCHEDULE

Definitions

1. In these regulations, unless the context indicates otherwise -

"adult" means any person of the age of 12 years or older;

"ashes" means any remains of a human body after cremation in a crematorium;

"body" means any human remains and includes the remains of any still-born child;

"cemetery" means any piece of land set apart by the Council as a public cemetery for the exclusive burial of bodies and ashes;

"certificate of transfer of right of burial in a grave space" means the certificate of transfer of right of burial in a grave space prescribed by Schedule A;

"child" means any person under the age of 12 years;

"Council" means the Municipal Council of Mariental;

"grave" means any excavation in a cemetery as contemplated in these regulations for the burial of a body;

"grave space" means any portion of land in a cemetery which has been measured out for a single grave;

"medical officer of health" means the person who from time to time holds and appointment as such or acts in such a capacity for the Council;

"memorial work" means any vault, tombstone, monument, inscription, railing, chain, enclosure, kerb stone or other structure erected, or which may be erected, in respect of a grave space;

"notice of burial" means the notice of burial prescribed by Schedule B;

"owner", in relation to a grave space, means the person who, by purchase or transfer in any other manner, has acquired the exclusive right of burial in a grave space;

"prescribed fees" means any fees or charges prescribed under section 30(1)(u) of the Local Authorities Act, 1992;

"superintendent" means the person appointed by the Council as superintendent of parks and cemeteries, or any person acting on his or her behalf;

"Town Clerk" means the person who from time to time holds an appointment as such or acts in such a capacity for the Council.

Disposal of Bodies

2. No person shall dispose of a body in any other manner than the burying thereof in a cemetery or the cremating thereof in a crematorium.

Permission to bury

3. (1) No body or ashes shall be buried without prior consent of the Council.

(2) The consent contemplated in subsection (1) shall not be given unless the relevant burial order and notice of burial are submitted, together with a certified copy of an extract from the cremation register in the case of ashes.

Hours of admission

4. The hours of admission to a cemetery shall be from 07:00 to 17:00: Provided that the Council may close to the public a cemetery or any portion thereof for such time as it deems fit.

Children

5. No child shall enter a cemetery unless such child is under the supervision and control of a person who is, in the opinion of the superintendent, a responsible person.

Visitors

6. (1) No person shall enter or depart from a cemetery except through the entrance and exit gates.

(2) No person shall leave the roads or paths in a cemetery, except for purposes permitted by these regulations.

Advertising, distribution of tracts, etc., prohibited

7. No person shall conduct or solicit any business, or exhibit, distribute or leave any tract, business card or advertisement within a cemetery.

Nuisance

8. (1) No person shall hold or take part in any demonstration, create any nuisance or commit any unseemly or indecent act within a cemetery.

(2) The superintendent may remove from a cemetery any person who in his or her opinion is holding or taking part in a demonstration, creates any nuisance, or commits any unseemly or indecent act.

Birds or animals in cemetery

9. (1) No person shall bring any bird or animal into a cemetery without the prior consent of the superintendent, which he or she may grant after ensuring that such bird or animal is under the supervision and control of a person who is, in his or her opinion, a responsible person.

(2) The Council may, without payment of any compensation to the owner thereof, destroy any bird or animal found in a cemetery without the consent contemplated in subregulation (1).

Prohibition of vehicles

10. No person shall bring into a cemetery any vehicle or bicycle without the prior consent of the superintendent: Provided that this regulation shall not apply to any vehicle conveying in a cemetery a body or ashes or in respect of a particular funeral, the nearest relatives of a deceased or a minister of religion.

Obstruction of superintendent

11. No person shall obstruct, resist or oppose the superintendent in the performance of his or her duties or refuse to comply with any order or request which is given by the superintendent in terms of these regulations.

Right to land in cemetery

12. No person shall acquire any right to, or interest in, any land in any cemetery unless such rights or interests have been acquired in terms of these regulations.

Signing of documents

13. Any document issued in terms of these regulations shall be valid if signed by the Town Clerk.

Firearms

14. No person shall bring into or discharge any firearm in a cemetery: Provided that this regulation shall not apply to any funeral service at which military honours are paid.

Complaints

15. A complaint in connection with a cemetery shall be addressed in writing to the Town Clerk.

Purchase of right of burial in grave spaces

16. (1) The Council may, in its discretion, subdivide any land in a cemetery into grave spaces, and may sell to any person the right of burial in one or more grave spaces.

(2) Any person desiring to purchase the right of burial in any such grave space shall apply in writing to the Town Clerk, and the Town Clerk shall allot such grave space to such person and issue to him or her the prescribed certificate of transfer of right of burial in a grave space.

Registers

17. The Council shall maintain -

- (a) a register and a layout plan for the registration of burials; and
- (b) a register of all grave spaces in respect of which the right of burial has been sold or transferred under regulation 16 or 18, as the case may be.

Transfer of right of burial in grave spaces

18. (1) No person shall sell or in any other manner transfer his or her right of burial in a grave space without the prior written consent of the Council.

(2) Where a person sells or in any other manner transfers his or her right of burial in a grave space, the Council shall, if subregulation (1) has been complied with and upon payment of the prescribed fees, if any -

- (a) register such transfer in the relevant register and issue to the person who has acquired the right of burial in such grave space with a certificate of transfer of right of burial in a grave space; and
- (b) cancel such certificate of the person who has sold or in any other manner transferred his or her right of burial in such grave space.

(3) A transfer which does not comply with subregulations (1) and (2) shall be invalid.

Extracts from registers

19. Any person requiring a certified extract from any register referred to in regulation 17, or a certificate of transfer of the right of burial in a grave space, or to examine any such register, shall pay the prescribed fees.

Change of time of burial

20. Where a predetermined time for a burial is postponed or advanced, written notice of such postponement or advancement shall be given to the Town Clerk -

- (a) at least four hours before the originally determined time of burial in the case of a postponed burial; or
- (b) at least four hours before the determined time of an advanced burial.

Dimensions of grave apertures and apertures for niches

- 21. The dimensions of the aperture of any -
- (a) grave shall be as follows:
 - (i) For adults -

Length	:	2,10 metres
Breadth	:	0,90 metres
Depth:	:	1,83 metres

(ii) for children -

Length	:	1,50 metres
Breadth	:	0,70 metres
Depth	:	1,53 metres

(b) niche shall be as follows:

Length	:	0,50 metres
Breadth	:	0,30 metres
Depth	:	0,50 metres

Provided that any person requiring a larger aperture for any burial shall submit to the Town Clerk the measurements of the coffin or receptacle for ashes, including any accessories thereon, and the relevant notice of burial.

Burial

22. (1) No grave shall without the written consent of -

(a) the magistrate of the magisterial district of Mariental;

(b) the medical officer of health; and

(c) the Council,

contain more than one coffin: Provided that the Council shall not grant such consent if the top of the firstly buried coffin is less than 1,83 metres beneath the normal surface of the ground.

(2) The Council may on application to it, and on such information as it may require, grant written consent for a third coffin to be buried in a grave provided that -

(a) the written consent for such burial has been granted by the magistrate and the medical officer of health; and

(b) at least 30 years have elapsed since the last burial in such grave.

(3) Subject to such conditions as the Council may determine, the owner of a grave space or his or her legal representative may name another person who may be buried with such owner in such grave space on such other person's death.

(4) When a person has died of a contagious disease, the body of such person shall be buried in accordance with the requirements and instructions of the medical officer of health.

(5) No two coffins shall be interred in the same grave at the same time except with the prior written consent of the Council.

(6) No top of any coffin shall be less than 1,20 metres beneath the normal surface of the ground.

(7) Only bodies and ashes shall be buried in a cemetery.

(8) All bodies shall be buried in prescribed coffins.

Burial of ashes

23. (1) Any urn, casket or any other receptacle containing ashes shall, upon payment of the prescribed fees, be buried in the space or place set aside for that purpose by the Council.

(2) The Council may give written consent of the burial of any receptacle containing ashes in an ordinary grave upon payment of the prescribed fees.

Oversized child's coffin

24. Should a child's coffin be too large for a child's grave, it shall be buried in an adult's grave upon payment of the prescribed fees for an adult's grave.

Grave alignments and encroachments

25. (1) Any person erecting a memorial work, shall enclose the grave space concerned in such a manner as to secure uniformity of alignment and straightness of the memorial work.

(2) Any person who fails to comply with subregulation (1) or who, in carrying out any memorial work, encroaches upon any road, path or adjoining ground, shall, if the Council so directs, remove such encroachment.

(3) If a person contemplated in subregulation (2) fails to remove an encroachment contemplated in that subregulation, the Council may remove such encroachment and hold that person liable for the cost of such removal.

(4) A person who fails to remove an encroachment after the Council has directed him or her in terms of subregulation (2) to do so, shall be guilty of an offence.

Religious ceremonies

26. No person shall conduct a religious ceremony in a cemetery or part of a cemetery which the Council has expressly set aside for the members of another relgious denomination.

Times of burials

27. (1) Except with the written consent of the Town Clerk, no burials shall take place on any Sunday or a public holiday.

(2) Where the Town Clerk grants permission in terms of subregulation (1) for a burial on a Sunday or a public holiday, the person undertaking the burial shall make all the necessary arrangements with the superintendent and the Council shall not be held responsible for any delay in such arrangements.

(3) The fees for burials on Sundays and public holidays shall be as prescribed under section 30(1)(u) of the Local Authorities Act, 1992 (Act 23 of 1992).

(4) Except in the case of extreme urgency, no burials shall be made between 17h00 and 8h00 and, in the event of such burial, the superintendent shall keep a record of the reasons for such urgency.

Directions of superintendent

28. Any person taking part in any funeral procession or ceremony shall comply with the directions of the superintendent while such person is within the cemetery.

Maintenance of grave spaces

29. The Council may, upon application therefor and payment of the prescribed fees, undertake the care of grave spaces.

Vegetation in cemetery

30. (1) No person shall damage, destroy, cut down, or remove from a cemetery any tree or flower, shrub, or other plant, unless such person has planted such tree or flower, shrub, or other plant as contemplated in subregulation (2) or has obtained the prior consent of the superintendent.

(2) Any person may, with the permission of the superintendent, plant trees or flowers, shrubs, or other plants approved by the superintendent in a grave space.

(3) The Council may in it's discretion prune, cut down, dig up, or remove any tree or flower, shrub, or other plant in a grave space, without payment of compensation to the owner of such grave space.

(4) The owner of every private grave plot shall keep such plot free from weeds and in proper order.

Vaults

31. (1) No vault and no brick or concrete grave shall be constructed in any part of a cemetery without the prior written consent of the Council.

(2) No burial shall take place in any vault or brick or concrete grave unless such vault or grave is closed and sealed immediately after such burial to the satisfaction of the Council and the medical officer of health.

Erection of memorial work

32. (1) All memorial work shall comply with such requirements as the Council may determine: Provided that no such memorial work shall be entirely of wood or of soft stone.

(2) No person shall erect any memorial work upon any grave space except -

- (a) in such position as the superintendent may approve; and
- (b) under the supervision of the superintendent and to his or her satisfaction.

(3) No person shall commence a memorial work upon a grave space unless -

- (a) all prescribed fees due in respect of such grave space have been paid; and
- (b) the Council's written consent in respect of such erection has been given.

Provisions for construction of memorial work

33. (1) In the construction of any memorial work, the following provisions shall be complied with:

(a) Any person erecting a tombstone on any grave space shall, if required to do so by the superintendent, provide in accordance with such design and specifications as may be approved by the superintendent, a reinforced concrete block resting on solid ground to an extent of not less than 30 cm to serve as a solid base for such tombstone.

- (b) No kerbstone shall project more than 22 cm above the normal surface of the ground or shall extend more than 20 cm below the surface of the ground without the permission to the Council.
- (c) All headstones shall be secured to the base of the satisfaction of the superintendent.
- (d) Gravel shall only be spread in the space between the kerbstones in a grave space if that space has previously been covered by a layer of cement, at least 5 cm thick, and sufficient holes have been left, to the satisfaction of the superintendent, for the drainage of water.

(2) Every person wishing to do any memorial work upon any grave space shall provide his or her own vehicles and tools.

(3) Except with the permission of the superintendent, no memorial work shall be done or any material shall be brought in or out of a cemetery after the hours of admission prescribed by regulation 4 or on any Sunday or public holiday.

(4) No person shall fix or place any memorial work in inclement wheather, or while the ground is, in the opinion of the superintendent, in an unfit state.

Conduct in cemetery

34. No person shall sit, stand or climb upon or over any memorial work, gate, wall, fence or any building in a cemetery.

Neglected memorial work

35. (1) If any memorial work is in such a state of disrepair that in the Council's opinion it is a danger or that it disfigures the cemetery, the Council may direct the owner of the grave space concerned or his or her duly nominated representative to restore it to the satisfation of the Council within such a period as the Council may determine.

(2) If memorial work is not restored to the satisfaction of the Council within the period determined by the Council in terms of subregulation (1), the Council may do the necessary repairs and recover the cost thereof from the owner concerned or his or her duly nominated representative, as the case may be.

(3) If the address of the owner concerned or his or her duly nominated representative is unknown to the Council, the Council's intention to restore the neglected memorial work at the cost of such owner or representative shall be made known by means of a notice in a newspaper circulating in the municipal area of Mariental.

Damage to memorial work

36. (1) The Council shall in no case be liable for any damage that may occur to any memorial work from any cause whatsoever.

(2) No person shall remove or disturb or damage any memorial work without the consent of the Town Clerk.

Ex-humation and re-opening of graves

37. (1) No body in any cemetery shall be disturbed except for a purpose permitted by these regulations.

(2) No person shall exhume or cause to be exhumed any body or open any grave -

- (a) without the written permission of the Town Clerk, the medical officer of health and such other permission as may be required in terms of any other law; and
- (b) unless the prescribed fees for exhumation are paid.

(3) The grave from which any body is to be removed shall be effectively screened from view during the exhumation and a coffin to receive such body shall be kept in readiness at the grave.

(4) No exhumation, or removal of a body after exhumation, may take place unless the medical officer of health or a person authorized by him or her to represent him or her is present.

- (5) The Town Clerk may -
- (a) if at any time the removal of any buried body or ashes seems to him or her to be advisable; or
- (b) if any body or ashes has been buried in any grave in contravention of these regulations,

cause such body or ashes to be removed to another grave, provided that a near relative of the deceased person concerned shall, if possible, be notified beforehand.

Disputes

38. In any dispute whether a deceased was ordinarily resident in the local authority area of Mariental, the Town Clerk's decision shall be final.

Penalties

39. Any person contravening any provision of these regulations or failing to comply therewith shall be guilty of an offence and on conviction liable to a fine not exceeding N\$1 000,00 or in default or payment to imprisonment for a period not exceeding three months.

Repeal of regulations

40. The regulations promulgated by Government Notice 99 of 1969 and Government Notice 278 of 1974 are hereby repealed.

SCHEDULE A

MUNICIPALITY OF MARIENTAL

CERTIFICATE OF TRANSFER OF RIGHT OF BURIAL IN A GRAVE SPACE

This is to certify that is the registered owner of the right of burial in grave no. of block no. in the Aimablaagte/Empelheim/Mariental cemetery, subject to the regulations relating to cemeteries of the Municipality of Mariental.

Town Clerk

Dated at Mariental on this day of 19

Amount: N\$ Receipt No.:

(This form is to be produced at the time of a burial in a cemetery of the Municipality of Mariental).

SCHEDULE B

MUNICIPALITY OF MARIENTAL

NOTICE OF BURIAL

Name of deceased (in full) Age		
Sex Age	•••••••	
Late Residence (in block letters)		
Cause of death	••••••	
Date of death	19 .	
To be buried on		
at		
State where funeral service will take place		
Name of officiating clergyman		
Number of grave space		
Block number		
Name of person in whose name grave space is registered		
Address		
Name of person responsible for payment of fees	•••••	

No. 1102

Address

The grave must be filled up/not be filled up by the Council after the burial is completed.

Signature of applicant

.....

Date

No. 159

1995

TOWN PLANNING Ordinance 1954

Mariental Amendment Scheme No. 2

Notice is hereby given in terms of Article 17(1) of the Town Planning Ordinance 1954 (Ordinance 18 of 1954) that the Mariental Town Council intends submitting for approval by the Cabinet certain amendments to the Mariental Town Planning Schemes.

The amendment will include the following:

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

Approval has been granted by the Honourable President for the submission of Amendment Scheme No. 2 which will include a plan of the relevant area which will lie for inspection during office hours at the office of the Town Council of Mariental.

THE TOWN CLERK Municipality of Mariental P.O. Box 110 Mariental

No. 160

1995

TOWN PLANNING Ordinance 1954

Swakopmund Amendment Scheme No. 7

Notice is hereby given in terms of Article 17(1) of the Town Planning Ordinance 1954 (Ordinance 18 of 1954) that the Swakopmund Town Council

intends submitting for approval by the Cabinet certain amendments to the Swakopmund Town Planning Schemes.

The amendment will include the following:

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

Approval has been granted by the Honourable President for the submission of Amendment Scheme No. 7 which will include a plan of the relevant area which will lie for inspection during office hours at the office of the Town Council of Swakopmund.

THE TOWN CLERK Municipality of Swakopmund P.O. Box 53 Swakopmund

No. 161

1995

TOWN PLANNING Ordinance 1954

Tsumeb Amendment Scheme No. 2 & 3

Notice is hereby given in terms of Article 17(1) of the Town Planning Ordinance 1954 (Ordinance 18 of 1954) that the Tsumeb Town Council intends submitting for approval by the Cabinet certain amendments to the Tsumeb Town Planning Schemes.

The amendments will include the following:

(a) Rezoning and reservation of land;

(b) Amendments of scheme conditions.

Approval has been granted by the Honourable President for the submission of Amendment Schemes No. 2 & 3 which will include a plan of the relevant areas which will lie for inspection during office hours at the office of the Town Council of Tsumeb.

THE TOWN CLERK Municipality of Tsumeb P.O. Box 275 Tsumeb

CITY OF WINDHOEK

No. 162

1995

PERMANENT CLOSING OF PORTIONS 1, 2 AND 3 OF ERF 816 KATUTURA, AS PUBLIC OPEN SPACE (OGAMB AND TRINITRAS STREETS)

Notice is hereby given in terms of Article 50(1)(C) of the Local Authorities Act of 1992 (Act 23 of 1992), that the Municipality of Windhoek proposes to close permanently the undermentioned portions as indicated on plans P/3359/A and P/3360/A which lies for inspection during office hours at the office of the Town Planner, Room 702, Municipal Offices, Independence Avenue.

Portions 1, 2 and 3 of Erf 816 Katutura, (Ogamb and Trinitras Streets)

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

VINSON HAILULU TOWN CLERK

CITY OF WINDHOEK

No. 163

1995

PERMANENT CLOSING OF PORTION A OF ERF 7961 KATUTURA, EXTENSION 18, AS PUBLIC OPEN SPACE (GRENS STREET)

Notice is hereby given in terms of Article 50(1)(C) of the Local Authorities Act of 1992 (Act 23 of 1992), that the Municipality of Windhoek proposes to close permanently the undermentioned portions as indicated on plan P/3376/A which lies for inspection during office hours at the office of the Town Planner, Room 702, Municipal Offices, Independence Avenue.

Portion A of Erf 7961 Katutura, Extension 18 (Grens Street)

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

VINSON HAILULU TOWN CLERK

CITY OF WINDHOEK

No. 164

PERMANENT CLOSING OF PORTION 4 OF FLORENCE NIGHTINGALE STREET AND ERF 1753 KHOMASDAL, EXTENSION 3, AS STREET

Notice is hereby given in terms of Article 50(1)(C) of the Local Authorities Act of 1992 (Act 23 of 1992), that the Municipality of Windhoek proposes to close permanently the undermentioned portions as indicated on plan P/3370/A which lies for inspection during office hours at the office of the Town Planner, Room 702, Municipal Offices, Independence Avenue.

Portion 4 of Florence Nightingale Street and Erf 1753 Khomasdal, Extension 3

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

VINSON HAILULU TOWN CLERK

CITY OF WINDHOEK

No. 165

1995

PERMANENT CLOSING OF PORTIONS A AND B OF ERF 6347 WINDHOEK, AS STREET (SEAN McBRIDE STREET)

Notice is hereby given in terms of Article 50(1)(C) of the Local Authorities Act of 1992 (Act 23 of 1992), that the Municipality of Windhoek proposes to close permanently the undermentioned portions as indicated on P/3281/A Rev 1 which lies for inspection during office hours at the office of the Town Planner, Room 702, Municipal Offices, Independence Avenue.

Portions A and B of Erf 6347, (Sean McBride Street)

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

VINSON HAILULU TOWN CLERK 1995