

GOVERNMENT GAZETTE

OF THE

REPUBLIC OF NAMIBIA

N\$1.98 No. 1639 · WINDHOEK - 15 August 1997 **CONTENTS** Page PROCLAMATION Amendment of Schedules to Local Authorities Act, 1992 2 No. 13 **GOVERNMENT NOTICE** No. 170 Proclamation of District Road 1130: District of Mariental: Hardap Region 4 **GENERAL NOTICES** No. 213 Hentiesbaai Town Council: Amendment of Electricity Supply Regulations 5 No. 214 Hentiesbaai Town Council: Amendment of Water Supply Regulations 8 No. 215 Municipality of Mariental: Amendment of Electricity Supply Regulations 8 No. 216 Municipality of Mariental: Amendment of Sewerage Regulations 9 No. 217 Municipality of Otavi: Amendment of Electricity Supply Regulations 9 No. 218 Municipality of Outjo: Permanent closing of a public open space situated in the Town of Etoshapoort, Outjo 10 Windhoek Amendment Scheme No. 34 No. 219 10 Swakopmund Amendment Scheme No. 8 No. 220 11 No. 221 Swakopmund Amendment Scheme No. 9 11 No. 222 Establishment of the Township: Swakopmund (Extension 10) 12 No. 223 Safety Directive (SD) No. DCA 97-1 12

Proclamation

by the

PRESIDENT OF THE REPUBLIC OF NAMIBIA

No.13

1997

AMENDMENT OF SCHEDULES TO LOCAL AUTHORITIES ACT, 1992

Under the powers vested in me by section 4(1)(a) read with section 3(5) of the Local Authorities Act, 1992 (Act 23 of 1992) I hereby -

- (a) in respect of Hentiesbaai alter its declaration from a town to a municipality; and
- (b) substitute the following Schedules for Schedule 1 and 2 of the said Act.

"SCHEDULE 1

MUNICIPALITIES

(Section 3)

Column 1	Column 2	Column 3
No.	Name of Municipality	Number of Members of Municipal Council
	Part I	
1. 2.	Swakopmund Walvis Bay	7 10
3.	Windhoek	12
	Part II	
1.	Gobabis	7
2.	Grootfontein	7
3.	Hentiesbaai	7
4.	Karibib	7
5.	Karasburg	7
6.	Keetmanshoop	7
7.	Mariental	7
8.	Okahandja	7
9.	Omaruru	7
10.	Otavi	7
11.	Otjiwarongo	7
12.	Outjo	7
13.	Tsumeb	7
14.	Usakos	7

SCHEDULE 2

TOWNS

(Section 3)

Column 1	Column 2	Column 3
No.	Name of Town	Number of Members of Town Council
1.	Arandis	7
2.	Katima Mulilo	7
3.	Khorixas	7
4.	Lüderitz	7
5.	Okakarara	7
6.	Ondangwa	7
7.	Ongwediva	7
8.	Opuwo	7
9.	Oshakati	7 *
10.	Rehoboth	7
11.	Rundu	7

Given under my Hand and the Seal of the Republic of Namibia, at Windhoek this 22th day of July, One Thousand Nine Hundred and Ninety-Seven.

SAM NUJOMA President BY ORDER OF THE PRESIDENT-IN-CABINET

Government Notice

MINISTRY OF WORKS, TRANSPORT AND COMMUNICATION

No. 170

1997

PROCLAMATION OF DISTRICT ROAD 1130: DISTRICT OF MARIENTAL: HARDAP REGION

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 Mariental under section 22(1)(b) of the

said Ordinance declared the road described in the Schedule and shown on sketch-map P2001 by the symbols A-B-C to be a proclaimed road.

(b) in terms of section 23(3) of the said Ordinance that the Minister has under section 23(1)(c) of the said Ordinance declared the road referred to in paragraph (a) to be a district road (number 1130).

The said sketch-map shall at all times lie open to inspection at the office of the Permanent Secretary: Works, Transport and Communication, Windhoek, during normal office hours.

SCHEDULE

From a point (A on sketch-map P2001) at the junction with main road 94 on the farm Portion 2 of Narris 111 generally southwards and more and more south-southeastwards across the said farm to a point (B on sketch-map P2001) on the said farm; thence generally south-eastwards across the said farm to a point (C on sketch-map P2001) near the Mariental prison on the said farm.

General Notices

HENTIESBAAI TOWN COUNCIL

No. 213

2

1997

AMENDMENT OF ELECTRICITY SUPPLY REGULATIONS

The Town Council of Hentiesbaai, under Section 30(1)(u) of the Local Authorities Act, 1992 (Act 23 of 1992) further amends the Regulations on Electricity Supply promulgated under Government Notice 20 of 1974, as set out in the Schedule.

SCHEDULE

- (a) by the substitution in item 5B(A)(a)(ii) for the amount "N\$0,23" of the amount "N\$0,25"; and;
- (b) by the substitution in item 5B(A)(b)(ii); 5B(A)(c)(ii) for the amounts "N\$0,23";
 "N\$0,23" of the amounts "N\$0,25"; "N\$0,25";
- (c) by the substitution in item 5B(A)(c)(i)(aa) for the amount "N\$47,50"; of the amount "N\$23,75";
- (d) by the substitution in item 5B(A)(e)(i)(aa)(ii) for the amount "N\$0,23"; of the amount "N\$0,25";
- (e) by the substitution for paragraph 5B(A)(e)(i)(aa) of the following paragraph:

PRE-PAYMENT METERS

BUDGET ENERGY DISPENSER TARIFF (BED)

Domestic Summated	Domestic (NS/KwH) N\$
15	0,37
20	0,41
25	0,46
30	0,53
35	0,60
40	0,68
45	0,77
50	0,89
60	1,02

Business Summated BED	Business (NS/KwH) N\$
15	0,36
20	0,40
25	0,44
30	0,49
35	0,54
40	0,61
45	0,69
50	0,77
60	0,87

(f) by the substitution for paragraph 5B(A)(f)(i)(aa) of the following paragraph:

Атр	Single Phase Business
15	32.80
20	44.80
25	45.35
30	70.05
35	84.10
40	98.35
45	114.25
50	129.70
60	160.55

Amp	3 - Phase Business
15	95.20
20	133.80
25	182.60
30	229.30
35	269.85
40	311.20
45	356.25
50	399.00
55	483.20
60	525.55
65	568.50
70	612.00
80	655.15

BY ORDER OF THE COUNCIL F. NELUMBU CHAIRPERSON OF THE COUNCIL

HENTIESBAAI TOWN COUNCIL

No. 214

AMENDMENT OF WATER SUPPLY REGULATIONS

The Town Council of Hentiesbaai, under Section 30(1)(u) of the Local Authorities Act, 1992 (Act 23 of 1992) further amends the Water Supply Regulations promulgated under Government Notice 32 of 1970, as set out in the Schedule.

SCHEDULE

Schedule B is hereby amended:

- (a) by the substitution in item (c)(i) for the amounts "N\$2,39"; "N\$2,49"; "N\$2,58"; "N\$2,68"; of the amounts "N\$2,50"; "N\$2,60"; "N\$2,70"; "N\$2,80".
- (b) by the substitution in item (c)(ii) for the amount of "N\$14,50" of the amount of "N\$15,00".

BY ORDER OF THE COUNCIL F. NELUMBU CHAIRPERSON OF THE COUNCIL

MUNICIPALITY OF MARIENTAL

No. 215

1997

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(d)(ix) is hereby amended to read -

"The local authority council may charge on any account rendered for services not paid timeously interest at a rate not exceeding the rate prescribed under the provisions of the Prescribed Rate of Interest Act, 1975 (Act 55 of 1975), which may be charged in respect of a judgment debt of a magistrate's court."

A. KAMBURUTE CHAIRPERSON OF COUNCIL

Mariental, 22 July 1997

MUNICIPALITY OF MARIENTAL

No. 216

1997

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 is hereby amended:

Insert the following new tariff after (3) in Schedule D.

"The local authority council may charge on any account rendered for services not - paid timeously interest at a rate not exceeding the rate prescribed under the provisions of the Prescribed Rate of Interest Act, 1975 (Act 55 of 1975), which may be charged in respect of a judgment debt of a magistrate's court."

A. KAMBURUTE CHAIRPERSON OF COUNCIL

Mariental, 22 July 1997

MUNICIPALITY OF OTAVI

No. 217

1997

AMENDMENT OF ELECTRICITY SUPPLY REGULATIONS

The Council of the town of Otavi under Section 30(1)(u) of the Local Authorities Act, 1992 (Act 23 of 1992) further amends the Electricity Supply Regulations promulgated under Government Notice 165 of 1964 as set out in the schedule.

SCHEDULE

Schedule D is hereby amended:

- (a) by the substitution in item 5(a)(1)(a) for the amount N\$28.00 of the amount N\$31.00.
- (b) by the substitution in paragraph 5(a)(ii) for the amount N\$0.22 of the amount N\$0.24.
- (c) by the substitution in paragraph 5(c)(i)(a) for the amount N\$2.80 of the amount N\$3.00.
- (d) by the substitution in paragraph 5(c)(i)(b) for the amount N\$42.25 of the amount N\$46.10.

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(e) by the substitution in paragraph 5(c)(ii) for the amount N\$0.23 of the amount N\$0.25.

BY ORDER OF THE COUNCIL. SAGARIAS SIMON CHAIRMAN OF THE COUNCIL

Otavi, 22 July 1997

MUNICIPALITY OF OUTJO

No. 218

1997

PERMANENT CLOSING OF A PUBLIC OPEN SPACE SITUATED IN THE TOWN OF ETOSHAPOORT, OUTJO

Notice is hereby given in terms of Section 50(1)(c) of the Local Authorities Act of 1992 (Act 23 of 1992), that the Town Council of Outjo proposes to close permanently a part of the undermentioned Erf as indicated on the plan which lies for inspection at the office of The Town Council of Outjo.

Erf 540 (+-8753m²) situated in the Northern section of Etoshapoort as indicated on Plan W/97615-1.

Objections to the proposed closing are to be served on the Director, Local Authorities and Development Planning, Private Bag 13289, Windhoek and the Town Clerk, P O Box 51, Outjo, within 14 days after the appearance of this notice in accordance with article 50(1)(c) of the above act.

J.G.A. VAN WYK TOWN CLERK OUTJO

MUNICIPALITY OF WINDHOEK

No. 219

1997

WINDHOEK AMENDMENT SCHEME NO. 34

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. 34 has been submitted to the Minister of Regional and Local Government and Housing for approval.

Copies of the Windhoek Amendment Scheme No. 34 and the maps, plans, documents and other relevant matters are lying for inspection during office hours at the Windhoek Municipality and also at Namibia Planning Advisory Board, City Centre Building, 8th Floor, Room 805, Windhoek.

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Any person who wishes to object to the approval of the Amendment Scheme should lodge objections in writing to the Secretary, Namibia Planning Advisory Board (NAMPAB), Private Bag 13289, Windhoek on or before 16 September 1997.

MUNICIPALITY OF SWAKOPMUND

No. 220

SWAKOPMUND AMENDMENT SCHEME NO. 8

Notice is hereby given in terms of Section 23 of the Town Planning Ordinance 1954, (Ordinance 18 of 1954), as amended, that the Swakopmund Amendment Scheme No. 8 has been submitted to the Minister of Regional and Local Government and Housing for approval.

Copies of the Swakopmund Amendment Scheme No. 8 and the maps, plans, documents and other relevant matters are lying for inspection during office hours at the Swakopmund Municipality and also at Namibia Planning Advisory Board, City Centre Building, 8th Floor, Room 805, Windhoek.

Any person who wishes to object to the approval of the Amendment Scheme should lodge objections in writing to the Secretary, Namibia Planning Advisory Board (NAMPAB), Private Bag 13289, Windhoek on or before 16 September 1997.

MUNICIPALITY OF SWAKOPMUND

No. 221

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SWAKOPMUND AMENDMENT SCHEME NO. 9

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

The amendments will include the rezoning and reservation of land.

Approval has been granted by the Honourable Minister of Regional and Local Government and Housing for the compilation and submission of Amendment Scheme No. 9.

E.U.W. DEMASIUS TOWN CLERK MUNICIPALITY SWAKOPMUND

MUNICIPALITY OF SWAKOPMUND

No. 222

1997

ESTABLISHMENT OF THE TOWNSHIP: SWAKOPMUND (EXTENSION 10)

Notice is hereby given in terms of subsection (5) of section 5 of the Townships and Division of Land Ordinance, 1963 (Ordinance 11 of 1963) that application has been made for the establishment of the Township Swakopmund (Extension 10) situated on Portion 60 (a portion of Portion B) of the Farm Swakopmund Town and Townlands no. 41 and that the application is lying open to inspection at the office of the Division of Town and Regional Planning, 8th Floor, City Centre Building in Windhoek, the Surveyor General in Windhoek and the Town Clerk, Swakopmund.

Any person who wishes to object to the granting of the application or who desires to be heard in the matter, may give personal evidence before the Townships Board at the meeting of the Board which will be held on 14 October 1997 at 09:00 at the office of the Minister of Regional and Local Government and Housing, or submit written evidence to the Townships Board, Private Bag 13289, Windhoek: Provided that such written evidence shall reach the Secretary of the Townships Board not later than 14 October 1997.

H.J.K. SMITH CHAIRMAN: TOWNSHIPS BOARD

No. 223

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1997

SAFETY DIRECTIVE (SD) NO. DCA 97-1

1.1 <u>APPLICABILITY</u>: All aircraft certified in any category except:

- a) Balloons
- b) Gliders
- c) Airships
- d) Recreational and Amateur built (LS/1) aircraft, that do not qualify for a Certificate of Airworthiness, operated within fifty (50) nautical miles of the departure aerodrome.

1.2 <u>COMPLIANCE</u>: Required as indicated, unless accomplished previously.

In order to facilitate timely search and rescue and to improve chances of saving injured survivors in the event of a forced or crash landing accident, particularly in areas where search and rescue would be especially difficult, accomplish the following:

a) For aircraft not equipped with any type of Emergency Locator Transmitter (ELT), within twelve months after the effective date of this directive, install an Automatic Emergency Locator Transmitter - ELT (rigidly attached to the aircraft structure or a portable one that is rigidly attached but removable in an

emergency) that meets TSO-C91a standards and capable of transmitting on the distress frequency of 121.5 MHz as described by ICAO Annex 10. The ELT shall be attached to the aircraft structure in accordance with the aircraft manufacturer's instructions if such instructions are provided, or in such a manner (subject to approval by the Director: Civil Aviation) that in the event of a crash, the possibility of damage to the ELT, including its associated antenna and connections, is minimised and the probability of its transmitting a detectable signal is maximised.

A removable ELT shall have an extra portable or in-built antenna for use when the unit is removed from the aircraft.

The location of the ELT shall be clearly shown both on the outside skin and on adjacent internal structure of the aircraft. Clear and concise operating instructions shall be provided on the internal adjacent structure if not already provided on the unit itself.

All flight crew shall be made aware of the installation and be conversant with operating instructions.

Installation of an ELT with a voice transmission capability is recommended (but not mandatory) provided all required standards herein are met and appropriate licences pertaining to voice modulated transmitters are obtained from the communications authorities concerned.

- b) For aircraft already equipped with ELT's that meet TSO-C91a and ICAO Annex 10 standards, within one month from the effective date of this directive and thereafter every 12 months or at intervals prescribed by the manufacturer (which ever occurs earlier), accomplish maintenance, inspection, battery replacement/ recharging and function checks in accordance with the manufacturer's instructions.
- c) For aircraft equipped with ELT's that <u>do not</u> meet TSO-C91a and ICAO Annex 10 standards, provided the ELT was installed prior to the effective date of this directive and is of manufacture under a TSO authorisation, accomplish maintenance actions within time limitations and scope required by paragraph (b) above, and no later than twenty four (24) months after the effective date of this directive, replace the ELT with one that meets TSO-C91a and ICAO Annex 10 standards.
- d) With effect from six (6) months after the effective date of this directive, no aircraft of type or category affected by this directive shall be imported into the Republic of Namibia unless it is equipped with an ELT in accordance with requirements of paragraph (a). Any non-compliant aircraft imported during the six months grace period, must comply with requirements of Paragraph (a) no later than six (06) months from date of registration.
- e) Alternate means that provide an acceptable level of compliance may be used if expressly approved by the Director: Civil Aviation.

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- f) Special flight permits may be issued in accordance with ANR 1.10 to operate an aircraft to a location where requirements of this Directive can be accomplished.
- g) This Directive becomes effective on **1 April 1997.**
- h) Requirements of this Directive will be incorporated into the Air Navigation Regulations (ANR) during the on-going revision exercise.

G.H. OSKARSSON DIRECTOR: CIVIL AVIATION

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Windhoek, 7 March 1997