



# GOVERNMENT GAZETTE

## OF THE

# REPUBLIC OF NAMIBIA

N\$2.60

WINDHOEK - 1 February 2011

No. 4645

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## Proclamations

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by the

### PRESIDENT OF THE REPUBLIC OF NAMIBIA

No. 3 2011

#### ANNOUNCEMENT OF APPOINTMENTS OF REGIONAL GOVERNORS: ARTICLE 32 OF NAMIBIAN CONSTITUTION

In terms of Sub-Article (3) of Article 32 of the Namibian Constitution read with section 2(2) of the Special Advisors and Regional Governors Appointment Act, 1990 (Act No. 6 of 1990), I announce that I have, under paragraph (i)(ee) of that Sub-Article read with section 2(1) of that Act, appointed the persons listed below as Regional Governors:

Name	Region
Lawrence Alufea Sampofu	- Caprivi
Cleophas Mutjavikua	- Erongo
Katrina Hanse-Himarwa	- Hardap
Bernadus Swartbooi	- Karas
Maurus Nekaro	- Kavango
Samuel Nuuyoma	- Khomas
Joshua //Hoebeb	- Kunene
Usko Nghaamwa	- Ohangwena
Laura McLoad-Katjirua	- Omaheke
Sophia Shaningwa	- Omusati
Clemence KASHUUPULWA	- Oshana
Penda Ya Ndakolo	- Oshikoto
Rapama Rehabeam Kamehozu	- Otjozondjupa

Given under my Hand and Seal of the Republic of Namibia at Windhoek this 29th day of December Two Thousand and Ten.

**Hifikepunye Pohamba**

**President**

**BY ORDER OF THE PRESIDENT-IN-CABINET**

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by the

**PRESIDENT OF THE REPUBLIC OF NAMIBIA**

No. 4

2011

**DECLARATION AS OFFICE BEARERS: MEMBERS OF PARLIAMENT  
AND OTHER OFFICE-BEARERS PENSION FUND ACT, 1999**

Under the powers vested in me by section 1(2) of the Members of Parliament and Other Office-Bearers Pension Fund Act, 1999 (Act No. 20 of 1999), I declare -

- (a) Samuel Nuuyoma, who holds the office of the Regional Governor to the Khomas Region;
- (b) Sophia Shaningwa, who holds the office of the Regional Governor to the Omusati Region;
- (c) Clemence KASHUUPULWA, who holds the office of the Regional Governor to the Oshana Region;
- (d) Katrina Hanse-Himarwa, who holds the office of the Regional Governor to the Hardap Region;
- (e) Penda Ya Ndakolo, who holds the office of the Regional Governor to the Oshikoto Region;
- (f) Usko Nghaamwa, who holds the office of the Regional Governor to the Ohangwena Region;
- (g) Laura McLoad-Katjirua, who holds the office of the Regional Governor to the Omaheke Region;
- (h) Joshua //Hoebeb, who holds the office of the Regional Governor to the Kunene Region;
- (i) Bernadus Swartbooi, who holds the office of the Regional Governor to the Karas Region;
- (j) Cleophas Mutjavikua, who holds the office of the Regional Governor to the Erongo Region;
- (k) Lawrence Alufea Sampofu, who holds the office of the Regional Governor to the Caprivi Region;
- (l) Rapama Rehabeam Kamehozu, who holds the office of the Regional Governor to the Otjozondjupa Region;
- (m) Maurus Nekaro, who holds the office of the Regional Governor to the Kavango Region;

as office-bearers for the purposes of the Rules of the Members of Parliament and other Office-bearers Pension Fund, with effect from 01 December 2010.

Given under my Hand and Seal of the Republic of Namibia at Windhoek this 29th day of December Two Thousand and Ten.

**Hifikepunye Pohamba**

**President**

**BY ORDER OF THE PRESIDENT-IN-CABINET**

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## Government Notices

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### MINISTRY OF AGRICULTURE, WATER AND FORESTRY

No. 2

2011

#### DECLARATION OF THE NGUNI BREED AS BREED FOR PURPOSES OF THE LIVESTOCK IMPROVEMENT ACT, 1977

Under section 2 (1) of the Livestock Improvement Act, 1977 (Act No. 25 of 1977) I declare the nguni breed as a breed of animal for purposes of that Act.

**J. MUTORWA**  
**MINISTER OF AGRICULTURE,**  
**WATER AND FORESTRY**

Windhoek, 23 November 2010

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### MINISTRY OF JUSTICE

No. 3

2011

#### NOTICE OF APPLICATION FOR REGISTRATION AS CANDIDATE LEGAL PRACTITIONERS: CANDIDATE LEGAL PRACTITIONERS REGULATIONS, 1995

In terms of regulation 3 of the Candidate Legal Practitioners Regulations published in Government Notice No. 228 of 1 December 1995, I give notice to all persons who hold a LLB degree, B Proc degree or an equivalent qualification in law contemplated in section 5 of the Legal Practitioners Act, 1995 (Act No. 15 of 1995), to apply for registration as candidate legal practitioners for the year 2011.

Application forms are obtainable from the Justice Training Centre in Room X047 at the University of Namibia.

**Duration:** The programme commences in March 2011 and is to be completed in November 2011.

**Admission requirements:** LLB degree, B Proc degree or equivalent qualification.

**Closing date for applications:** Friday 25th February 2011.

**For any further information contact:** Christa Klazen  
Tel/ Fax 061-2063989  
E-mail: cklazen@unam.na

**Applications must be addressed to:** Justice Training Centre  
University of Namibia  
Attention: C Klazen  
Private Bag 13301  
Windhoek

Incomplete or late applications will not be considered.

**B. M. MATE**  
**SECRETARY**

**BY ORDER OF THE BOARD FOR LEGAL EDUCATION**

**MINISTER OF HOME AFFAIRS AND IMMIGRATION**

No. 4

2011

**ALIENS ACT: 1937: CHANGE OF SURNAME**

In terms of, section 9 (1) of the Aliens Act, 1937 (Act No. 1 of 1937), it is hereby made known that the Minister of Home Affairs and Immigration has under the said section authorized each person whose name and residential address appear in column 1 of the schedule hereto assume the surname mentioned in column 2 of the schedule opposite his or her name in column 1.

**SCHEDULE**

<b>SURNAME</b>	<b>NAME (S)</b>	<b>RESIDENTIAL ADDRESS</b>	<b>SURNAME</b>
Nambundu	Gilbert	Vhungu Vhungu, Rundu	Haure
Lukas	Paulus	Erf 1912, Omukongo Street Okuryangava	Tuyeni
Shapopi	Petrus	Ohalushu	Mutilifa
Maano	Emilia	Evululuko, Oshakati West	Thomas
Silefo	Sara Sihako	Sauyemwa, Rundu	Tjiwisa
Musima	Karl Molale	Farm Panda, Omaheke Region	Gwai
Stefanus	Abisai	Erf 1935, Santa Clara Street, Otjomiuse, Windhoek	Munenguni

**MINISTRY OF AGRICULTURE, WATER AND FORESTRY**

No. 5

2011

**ANIMAL IDENTIFICATION AMENDMENT REGULATIONS:  
ANIMAL DISEASES AND PARASITES ACT, 1956**

Under section 27 of the Animal Diseases and Parasites Act, 1956 (Act No. 13 of 1956), I have made the regulations set out in the Schedule.

**J. MUTORWA**  
**MINISTRY OF AGRICULTURE,  
WATER AND FORESTRY**

Windhoek, 2 November 2010

**SCHEDULE**

**Definitions**

1. In these regulations -

“the Regulations” means the Animal Identification Regulations published under Government Notice No. 29 of 5 March 2009, as amended by Government Notice No. 201 of 1 October 2009;

“veterinary cordon fence” means the fence which divides the veterinary buffer zone and the veterinary surveillance zone, commencing at Palgrave Point on the west coast of Namibia and running in a generally eastern direction to a point on the common border between the Republic of Namibia and the Republic of Botswana at 20 degree latitude.

#### **Amendment of regulation 16 of the Regulations**

2. Regulation 16 of the Regulations is amended by -

(a) the substitution for subregulation (5) of the following subregulation:

“(5) without prejudice to subregulation (3) and (4), the obligation of an owner of cattle to identify every such animal by means of an approved device must be complied with by such owner -

- (a) in relation to cattle kept on an establishment at any place south of the veterinary cordon fence, not later than 2 August 2011;
- (b) in relation to cattle kept on an establishment at any place north of the veterinary cordon fence, not later than the date or the cut-off date of a period determined and specified by the Minister for such identification in a notice referred to in subregulation (6).”;

(b) the substitution for subregulation 6 of the following subregulation:

“(6) For the purpose of the identification of cattle kept on establishments north of the veterinary cordon fence by means of an approved device in accordance with subregulation (5)(b), the Minister may -

- (a) by individual notice served on the owner of cattle kept on any such establishment, require that owner; or
- (b) by general notice published in a manner appropriate for any area as the Minister may consider suitable, require every owner of cattle kept on any establishment within an area as specified in the notice,

to bring such cattle to such place, and on such date or within such period, as specified in the notice for the purpose of having every such animal identified by means of an approved device to be attached or applied by or under the supervision of a person designated by the director for that purpose.”; and

(c) by the insertion of the following subregulation after subregulation 6:

“(7) A person who without reasonable excuse fails to comply with a provision of this regulation or the requirements of a notice given under subregulation (6) commits an offence.”.

#### **Amendment of regulation 31 of Regulations**

3. Regulation 31 of the Regulations is amended by -

(a) the substitution for subregulation (1) of the following subregulation:

“(1) A person may not move a designated animal from an establishment to any other place, unless -

- (a) subject to subregulation (1a), the animal bears an approved device or mark attached or applied to the animal in accordance with these regulations;
  - (b) the person in charge of moving the animal is in possession of a movement permit issued by a State veterinarian under this regulation that authorises the movement of the animal from that establishment to that other place; and
  - (c) in the case of an individually identified animal, a duly completed animal movement notice in the approved form is attached to the movement permit, except if, in relation to cattle, the movement permit bears an endorsement in accordance with regulation 31 A, that an animal movement notice is not required in relation to any animal to which the movement permit relates and which is moved in accordance with that permit.”;
- (b) by the insertion of the following subregulation after subregulation (1):

“(1a) Despite subregulation (1)(a) or any other provision of these regulations, where a person, at any time during the period after the date of commencement of this subregulation and the date with effect from which cattle are required to be identified by means of an approved device in accordance with regulation 16(5)(a) or (b), as may be applicable, moves any cattle from an establishment to any other place, must ensure that every head of cattle so moved is identified either by means of an approved device or an ear tag that, immediately before the commencement of this subregulation, was required to be attached to cattle being moved.”; and

- (c) by the substitution for subregulation (5) of the following subregulation:

“(5) A movement permit issued under this regulation, or a true copy of the permit must accompany animals during their movement under that permit and, if individually identified animals are being moved, an animal movement notice on which their individual identification numbers or codes are recorded must be attached to the permit, except if, in relation to cattle, the movement permit bears an endorsement in accordance with regulation 31 A that the movement of animals under the permit is exempt from the required animal movement notice.”.

#### **Insertion of regulation 31A**

**4.** The Regulations are amended by the insertion of the following regulation after regulation 31:

**“31A.** (1) The State veterinarian, when issuing a movement permit under regulation 31, and upon being satisfied by the applicant that -

- (a) the movement permit is required for moving cattle to an abattoir for slaughter or to a licensed establishment for an animal gathering event; and
- (b) there is available at that abattoir or that establishment a device or facility capable of, and being used for, recording electronically the individual identification details of every head of cattle delivered to the abattoir or establishment,

may issue the movement permit with an endorsement that the movement of animals under the permit is exempt from the requirement of an accompanying movement notice.

(2) If the device or facility at an abattoir or establishment used for recording electronically the delivery of cattle is defective or not functioning effectively when any cattle are delivered to that abattoir or establishment under a movement permit endorsed in accordance with subregulation (1), the person in charge of the abattoir or the establishment, when accepting delivery of such cattle, must -

- (a) in the approved form, compile a list containing the individual identification details of every animal delivered under the movement permit; and
- (b) provide a copy of that list to the person by whom the animals were delivered and to the nearest State Veterinarian.”.

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## General Notices

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No. 4

2011

### ESTABLISHMENT OF THE TOWNSHIPS: AROAB EXTENSION 1; OORSTERHEIM EXTENSION 3 AND 4: VILLAGE COUNCIL OF AROAB

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), as amended that application has been made for the establishment of the townships Aroab Extension 1; Oorsterheim Extension 3 and 4 situated on Portions 13,12 and 14, respectively of the Remainder of Aroab Townlands No. 251 and that the application is lying open for inspection at the office of the Division Town and Regional Planning, 2nd Floor, GRN Office Park in Windhoek, the Office of the Surveyor-General in Windhoek, and at the Office of the Town Clerk, Village Council of Aroab.

Any person who wishes to object to 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 **08 March 2011** at 9H00 at the Offices of the SurveyorGeneral and the Registrar of Deeds in Windhoek, 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 **03 March 2011 before 12H00.**

**S. SIMENDA**  
**CHAIRMAN: TOWNSHIPS BOARD**

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No. 5

2011

### ESTABLISHMENT OF THE TOWNSHIP: OMDDEL EXTENSION 3: MUNICIPALITY OF HENTIESBAAI

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), as amended that application has been made for the establishment of the township **Omdel Extension 3** situated on portion 75 of the Remainder of Farm Hentiesbaai Townlands No. 133 and that the application is lying open for inspection at the office of the Division Town and Regional Planning, 2nd Floor, GRN Office Park in Windhoek, the Office of the Surveyor-General in Windhoek, and at the Office of the Chief Executive Officer, Municipality of Hentiesbaai.



Any person who wishes to object to 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 **08 March 2011 at 9H00** at the Offices of the SurveyorGeneral and the Registrar of Deeds in Windhoek, 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 **03 March 2011 before 12H00**.

**S. SIMENDA**  
**CHAIRMAN: TOWNSHIPS BOARD**

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No. 6

2011

ESTABLISHMENT OF THE TOWNSHIP: VEDDERSDAL EXTENSION 1:  
MUNICIPALITY OF OKAHANDJA

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), as amended that application has been made for the establishment of the townships Veddersdal Extension 1, situated on Portion 206, a portion of Portion 10 of the Consolidated Farm Okahandja Townlands No. 277 and that the application is lying open for inspection at the office of the Division Town and Regional Planning, 2nd Floor, GRN Office Park in Windhoek, the Office of the Surveyor-General in Windhoek, and at the Office of the Chief Executive Officer, Municipality of Okahandja.

Any person who wishes to object to 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 **08 March 2011 at 9H00** at the Offices of the SurveyorGeneral and the Registrar of Deeds in Windhoek, 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 **03 March 2011 before 12H00**.

**S. SIMENDA**  
**CHAIRMAN: TOWNSHIPS BOARD**

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No. 7

2011

ESTABLISHMENT OF THE TOWNSHIP: RUACANA EXTENSION 2:  
VILLAGE COUNCIL OF RUACANA

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), as amended that application has been made for the establishment of the townships **Raucana Extension 2** situated on Erf 5, Ruacana and that the application is lying open for inspection at the office of the Division Town and Regional Planning, 2nd Floor, GRN Office Park in Windhoek, the Office of the Surveyor-General in Windhoek, and at the Office of the Town Clerk, Village Council of Ruacana.

Any person who wishes to object to 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 **08 March 2011 at 9H00** at the Offices of the SurveyorGeneral and the Registrar of Deeds in Windhoek, 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 **03 March 2011 before 12H00**.

**S. SIMENDA**  
**CHAIRMAN: TOWNSHIPS BOARD**

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No. 8

2011

PERMANENT CLOSURE OF ERF 5360, SWAKOPMUND EXTENSION 15  
AS A PUBLIC OPEN SPACE

Notice is hereby given in terms of Section 50(3)(a)(ii) of the Local Authorities Act, 1992 (Act No. 23 of 1992), that the Municipality of Swakopmund proposes to permanently close Erf 5360, Swakopmund Extension 15 measuring  $\pm 3.80$  ha in extent as a "Public Open Space".

Following the permanent closure, Erf 5360, Swakopmund Extension 15 takes on the land use zoning of "General Business" enabling Council to consolidate Erf 5360 with Erven 5358 and 5359, Swakopmund Extension 15 (which are currently zoned for "General Business" purposes). The subject site is indicated on the locality plan which lies for inspection during normal office hours at the offices of the Swakopmund Municipality and SPC offices, 45 Feld Street, Windhoek.

Further take note that any person objecting to the proposed permanent closure as indicated above may lodge such objection together with grounds thereof, with the Chief Executive Officer of the Swakopmund Municipality and with the applicant in writing on or before 21st of February 2010.

**Applicant:      Stubenrauch Planning Consultants**  
**PO Box 11869**  
**Windhoek**  
**Tel: 061-251189**

**The Chief Executive Officer**  
**Swakopmund Municipality**  
**PO Box 53**  
**Swakopmund**

No. 9

2011

PERMANENT CLOSURE OF PORTION D OF THE REMAINDER OF PORTION 10  
OF THE FARM OTJIWARONGO TOWNLANDS SOUTH NO. 308 (MEASURING  
 $\pm 1600\text{M}^2$  IN EXTENT) AS STREET

PERMANENT CLOSURE OF PORTION E OF THE REMAINDER OF PORTION 11  
OF THE FARM OTJIWARONGO TOWNLANDS SOUTH NO. 308 (MEASURING  
 $\pm 216\text{M}^2$  IN EXTENT) AS STREET

Notice is hereby given in terms of Section 50 (3)(a)(ii) of the Local Authorities Act, 1992 (Act No. 23 of 1992), that the Otjiwarongo Municipality intends to permanently close the above mentioned portions as "Street". The proposed street closure is to enable Council to formalize the existing situation through cadastral rectification and to enable the creation of a new public square at the intersection of Dr. Libertina Amathila and Ananias Nangoro Avenues. Further take note that the locality map of the above portions lie for inspection during normal office hours on the town planning notice board at the Otjiwarongo Municipal Offices and SPC Offices, 45 Feld Street, Windhoek.

PERMANENT CLOSURE OF PORTION D OF THE REMAINDER OF PORTION 10  
OF THE FARM OTJIWARONGO TOWNLANDS SOUTH NO. 308 (MEASURING  
 $\pm 1600\text{M}^2$  IN EXTENT) AS STREET

PERMANENT CLOSURE OF PORTION E OF THE REMAINDER OF PORTION 11  
OF THE FARM OTJIWARONGO TOWNLANDS SOUTH NO. 308 (MEASURING  
 $\pm 216\text{M}^2$  IN EXTENT) AS STREET

Further take note that any person objecting against the proposed permanent street closures as indicated above may lodge such objections together with the grounds thereof, with the Chief Executive Officer, Otjiwarongo Municipality and with the applicant Stubenrauch Planning Consultants cc, in writing before Friday, 18th February 2011.

**Applicant:** **Stubenrauch Planning Consultants**  
**PO Box 11869**  
**Windhoek**  
**Tel: 061-251189**

**The Chief Executive Officer**  
**Otjiwarongo Municipality**  
**Private Bag 2209**  
**Otjiwarongo**

No. 10

2011

PERMANENT CLOSURE OF PORTION A OF ERF 1151, ORWETOVENI  
 EXTENSION 2 (MEASURING  $\pm 246\text{M}^2$  IN EXTENT) AS PUBLIC OPEN SPACE

PERMANENT CLOSURE OF PORTION B OF ERF 784, ORWETOVENI  
 EXTENSION 2 (MEASURING  $\pm 210\text{M}^2$  IN EXTENT) AS PUBLIC OPEN SPACE

Notice is hereby given in terms of Section 50 (3)(a)(ii) of the Local Authorities Act, 1992 (Act No. 23 of 1992), that the Otjiwarongo Municipality intends to permanently close Portion A/1151 and Portion B/784, Orwetoveni Extension 2 as "Public Open Space". The proposed public open space closures is to enable Council to formalize the existing situation through cadastral rectification and enable the creation of a new public square at the intersection of Dr. Libertina Amathila and Ananias Nangoro Avenues. Further take note that the locality map of the above mentioned portions lie for inspection during normal office hours on the town planning notice board at the Otjiwarongo Municipal Offices and SPC Offices, 45 Feld Street, Windhoek.

PERMANENT CLOSURE OF PORTION A OF ERF 1151, ORWETOVENI  
 EXTENSION 2 (MEASURING  $\pm 246\text{M}^2$  IN EXTENT) AS PUBLIC OPEN SPACE

PERMANENT CLOSURE OF PORTION B OF ERF 784, ORWETOVENI  
 EXTENSION 2 (MEASURING  $\pm 246\text{M}^2$  IN EXTENT) AS PUBLIC OPEN SPACE

Further take note that any person objecting against the proposed public open space closures as set out above may lodge such objections together with the grounds thereof, with the Chief Executive Officer, Otjiwarongo Municipality and with the applicant Stubenrauch Planning Consultants cc, in writing before Friday, 18th February 2011.

**Applicant:** **Stubenrauch Planning Consultants**  
**PO Box 11869**  
**Windhoek**  
**Tel: 061-251189**

**The Chief Executive Officer**  
**Otjiwarongo Municipality.**  
**Private Bag 2209**  
**Otjiwarongo**

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**CITY OF WINDHOEK**

No. 11

2011

PERMANENT CLOSING OF PORTIONS A AND B OF ERF 920 OTJOMUISE AS PUBLIC  
 OPEN SPACE, (THESE PORTIONS ARE APPROXIMATELY  $600\text{M}^2$  IN TOTAL, ADJACENT  
 ERVEN 841 AND 934 OTJOMUISE). THESE PORTIONS WILL BE SOLD TO THE OWNERS  
 OF ERVEN 841 AND 934 OTJOMUISE FOR CONSOLIDATION PURPOSE

Notice is hereby given in terms of article 50(1)(a)(ii) of the Local Authorities Act, 1992 (Act No. 23 of 1992) that the City of Windhoek proposes to permanently closure the under-mentioned portion as indicated on the locality plan, which lies for inspection during office hours at the office of the Division: Urban Planning Room 519, Municipal Offices, Independence Avenue.

PERMANENT CLOSING OF PORTIONS A AND B OF ERF 920 OTJOMUISE AS PUBLIC OPEN SPACE, (THESE PORTIONS ARE APPROXIMATELY 600M<sup>2</sup> IN TOTAL, ADJACENT ERVEN 841 AND 934 OTJOMUISE). THESE PORTIONS WILL BE SOLD TO THE OWNERS OF ERVEN 841 AND 934 OTJOMUISE FOR CONSOLIDATION PURPOSE

Objections to the proposed closure are to be served on the Secretary: Townships Board, Private Bag 13289, and the Chief Executive Officer, P.O. Box 59, Windhoek, within 14 days after the appearance of this notice in accordance with Article 50 (1) (C) of the above Act.

**B.N. MUTRIFA**  
**URBAN PLANNER**

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**WINDHOEK MUNICIPAL COUNCIL**

No.12

2011

**NOTICE OF VACANCY IN THE MEMBERSHIP OF  
THE MUNICIPAL COUNCIL OF WINDHOEK**

Notice is hereby given, in terms of section 13(3) of the Local Authorities Act, 1992 (Act No. 23 of 1992) that a vacancy has occurred in the membership of the Windhoek Municipal Council on the 20th of January 2011 due to the resignation as member of the Council, Councillor Udo H. Weck, of the Rally for Democracy and Progress (RDP).

Notice is hereby further given in terms of section 13(4)(a) of the Local Authorities Act, 1992 (Act No. 23 of 1992), to the Rally for Democracy and Progress (RDP), to nominate, within a period of three (3) months from the 20th of January 2011, a person to fill the vacancy in the Windhoek Municipal Council.

**L. NARIB**  
**ACTING CHIEF EXECUTIVE OFFICER**  
**MUNICIPAL COUNCIL OF WINDHOEK**  
**PO BOX 59**  
**WINDHOEK**

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**BANK OF NAMIBIA**

No. 13

2009

**STATEMENT OF ASSETS AND LIABILITIES  
AS AT CLOSE OF BUSINESS ON 31 DECEMBER 2010**

	<b>31-12-10</b>	<b>30-11-10</b>
	<b>N\$</b>	<b>N\$</b>
<b>ASSETS</b>		
External:		
Rand Cash	73 168 540	296 335 961
IMF - Special Drawing Rights	1 331 584 815	1 427 452 961

Investments	- Rand Currency	6 340 012 388	4 877 141 820
	- Other Currency	2 510 673 475	3 824 377 506
	- Interest Accrued	25 919 332	23 287 174

## Domestic:

Currency Inventory Account		71 792 550	76 482 148
Loans and Advances: Other		31 968 407	31 251 044

Fixed Assets		182 147 286	175 486 854
Other Assets		182 471 290	169 249 949
		<b>10 749 738 083</b>	<b>10 901 065 417</b>

**LIABILITIES**

Share capital		40 000 000	40 000 000
General Reserve		698 378 992	698 378 992
Revaluation Reserve		15 697 850	219 514 096
Building Reserve		100 000 000	100 000 000

Currency in Circulation		1 909 341 316	1 856 967 927
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Deposits:	Government	3 419 019 586	2 741 170 499
	Bankers - Reserve	459 430 844	455 276 791
	Bankers - Current	874 767 777	1 468 983 138
	Other	3 038 185 476	3 119 752 886

Other Liabilities		194 916 242	201 021 088
		<b>10 749 738 083</b>	<b>10 901 065 417</b>

**I.W. SHIMI**  
GOVERNOR

**E. TJIPUKA**  
CHIEF FINANCIAL OFFICER