# GOVERNMENT GAZETTE
OF THE
REPUBLIC OF NAMIBIA

N$6.00  WINDHOEK - 15 December 2016  No. 6197

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- for Clinic purposes: Erf 1583
- for Police Station purposes: Erf 1584

(ii) The following erven are reserved for the Local Authority:

- for Water Infrastructure purposes: Erf 1544
- for Electrical Substation purposes: Erf 1736
- for Market purposes: Erf 1739
- for General Administrative purposes: Erf 1740
- for Public Open Space purposes: Erven 1754 to 1768

4. Conditions of title:

The following conditions shall be registered in favour of the Local Authority against the title deeds of all erven except the erven referred to in paragraph 3:

The erf shall only be used or occupied for purposes which are in accordance with, and the use or occupation of the erf shall at all times be subject to, the provisions of the Nkurenkuru Town Planning Scheme prepared and approved in terms of the Town Planning Ordinance, 1954 (Ordinance 18 of 1954).

The building value of the main building, including the outbuildings, to be erected on the erf shall be at least four times the prevailing valuation of the erf.

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MINISTRY OF FISHERIES AND MARINE RESOURCES

No. 296

2016

PROHIBITION ON ISSUING OF LICENCES FOR MONOFILAMENT NETS TO BE USED AS REGULATED FISHING GEAR: INLAND FISHERIES RESOURCES ACT, 2003

Under section 22(3) of the Inland Fisheries Resources Act, 2003 (Act No. 1 of 2003), I prohibit the:

(a) use of monofilament nets in inland waters of Namibia; and

(b) issuing of licences for the use of such nets as a regulated fishing gear.

This prohibition will not affect the use of multifilament nets in compliance with the requirements of the Inland Fisheries Resources Act, 2003 (Act No. 1 of 2003).

B. ESAU
MINISTER OF FISHERIES AND MARINE RESOURCES

Windhoek, 22 November 2016

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MINISTRY OF FISHERIES AND MARINE RESOURCES

No. 297

2016

DECLARATION OF ZAMBEZI/CHOBE RIVER SYSTEM AS FISHERIES RESERVE: INLAND FISHERIES RESOURCES ACT, 2003

Under section 22(1) of the Inland Fisheries Resources Act, 2003 (Act No.1 of 2003), and in consultation with the Zambezi Regional Council and the relevant traditional authorities, I declare the Zambezi/Chobe River system shared with Zambia and Botswana as a fisheries reserve for the period 1 December to 28 February every year.

Lodges - End of January 2017
The Inland waters of the Zambezi/Chobe River shared with Zambia and Botswana must be closed for all the fishing activities, for the mentioned period.

**B. ESAU**

**MINISTER FISHERIES AND MARINE RESOURCES**

Ministry of Fisheries and Marine Resources

No. 298

2016

**DECLARATION OF KASAYA CHANNEL IN IMPALILA CONSERVANCY AS FISHERIES RESERVE: INLAND FISHERIES RESOURCES ACT, 2003**

Under section 22(1) of the Inland Fisheries Resources Act, 2003 (Act No. 1 of 2003), in response to the written initiative of the Zambezi Regional Council and the Bukalo Traditional Authority and in consultation with the Council and Traditional Authority, I declare the Kasaya Channel, in the Impalila Conservancy area, of which the geographic boundaries are set out in the Schedule as a fisheries reserve.

The fishing activities permitted within the Kasaya Channel Fisheries Reserve and the conditions are set out in the Schedule.

**B. ESAU**

**MINISTER OF FISHERIES AND MARINE RESOURCES**

Windhoek, 5 December 2016

**SCHEDULE**

**DESCRIPTION OF GEOGRAPHIC BOUNDARIES: KASAYA CHANNEL FISHERIES RESERVE UNDER JURISDICTION OF IMPALILA CONSERVANCY**

1. The boundaries of the Kasaya Channel Fisheries Reserve formally known as the Kasaya Channel Fish Protection Area (FPA) includes the entire channel between the banks at low flow from the point at which it leaves the main Zambezi River course Kasaya Channel entrance to the point where the channel exits into the Chobe River.

2. The boundaries referred to in paragraph 1 are as follows:

   (a) Exits Zambezi River: 17°44.717'S, 25°09.533'E; and

   (b) Enters Chobe River: 17°46.667'S, 25°09.617'E.

3. Specific fishing activities permitted in the Kasaya Channel Fisheries Reserve and the conditions are as follows -

   (a) The management agreement drawn up for the Kasaya Channel Fisheries Reserve by the Impalila Conservancy in association with the Bukalo Traditional Authority, the Ministry of Fisheries and Marine Resources and the Regional Council in Katima Mulilo is formally recognised.

   (b) No netting or the use of any net is allowed in the Kasaya Channel Fisheries Reserve.

   (c) Recreational anglers may only practice catch-and-release when fishing in the Kasaya Channel Fisheries Reserve.
(d) An annual fee as agreed between the lodges and the Impalila Conservancy must be paid to the conservancy by the lodges and angling clubs.

(e) Day visitors fishing in the Kasaya Channel Fisheries Reserve must pay the daily boat fee as agreed between all stakeholders.

(f) Trophy fish caught may be kept at a cost per kilogram paid to the Impalila Conservancy as agreed between all stakeholders.

(g) Boat movement is only be allowed on the water in the Kasaya Channel Fisheries Reserve between 06:00 and 18:00.

(h) Patrons for management of the Kasaya Channel Fisheries Reserve will be made by the conservancy tour guides, conservancy game guards and conservancy fish monitors, in close agreement with, and through cooperation with, the Ministry of Fisheries and Marine Resources. These patrols will be assisted by the Ministry of Fisheries and Marine Resources, by the Namibian Police and the Ministry of Environment and Tourism, when necessary.

MINISTRY OF MINES AND ENERGY

No. 299

WITHDRAWAL OF RESERVATION OF AREA FROM PROSPECTING AND MINING OPERATIONS IN RESPECT OF NUCLEAR FUEL MINERALS: MINERALS (PROSPECTING AND MINING) ACT, 1992

Under section 122(1) of the Minerals (Prospecting and Mining) Act, 1992 (Act No. 33 of 1992), I withdraw -

(a) the reservation of any area in Namibia from any prospecting operations and mining operations in respect of nuclear fuel minerals in, on or under such area; and

(b) Government Notice No. 41 of 15 March 2007.

O. KANDJOZE
MINISTER OF MINES AND ENERGY

Windhoek, 1 December 2016

General Notices

EENHANA TOWN COUNCIL

No. 497

GENERAL VALUATION OF RATEABLE PROPERTIES SITUATED WITHIN THE EENHANA LOCAL AUTHORITY AREA

Notice is hereby given in terms of the provision of the section 66(i) of the Local Authorities Act, 1992 (Act No. 23 of 1992 ) as amended, that a general valuation of all rateable properties situated within the Local Authority area of Eenhana will be carried out as from 2 January 2017 in accordance with the provisions and stipulations contained in section 67 inclusive to section 72 of the Local Authorities Act, 1992 (Act No. 23 of 1992).