

FAUNA CONSERVATION ACT
(Cap. 38:01)

**BRUWER RANCHING FARMS (PRIVATE) GAME RESERVE
ORDER, 1985**
(Published on 1st March, 1985)

ARRANGEMENT OF PARAGRAPHS

PARAGRAPH

1. Citation
2. Declaration of Bruwer Ranching (Pty) Ltd. Farms as private game reserves
3. Preservation of landholders privileges

FIRST SCHEDULE

SECOND SCHEDULE

IN EXERCISE of the powers conferred on His Excellency the President by section 8 (1) of the Fauna Conservation Act, the following Order is hereby made —

- | | |
|---|--|
| Citation | 1. This Order may be cited as Bruwer Ranching Farms (Private) Game Reserve Order, 1985. |
| Declaration of Bruwer Ranching Farms as private game reserves | 2. The areas of the farms described in Farms A, B and C respectively in the First Schedule hereto are hereby declared private game reserves. |
| Preservation of landholders privileges | 3. The terms and conditions set out in the Second Schedule hereto shall apply to the farms in this order. |

FIRST SCHEDULE

- A. CERTAIN farm "GRASSY PARK" No. 87—NL; SITUATE in the Ghanzi District of Botswana; MEASURING 5654, 2961 Hectares.
- B. CERTAIN farm "MANEWICKS PAN" No. 88—NL; SITUATE in the Ghanzi District of Botswana; MEASURING 5683, 8917 Hectares;
- C. CERTAIN farm No. 77—NL called "SOUTH ISLE (BLOCK B)" SITUATE in the Ghanzi District; MEASURING 4679, 3340 Hectares.

SECOND SCHEDULE

- (a) Any person who would have been entitled to landholder's privileges in terms of section 16 if the said farms had not been declared private game reserves shall not lose these privileges by virtue of the fact that the said farm is a private game reserve and may hunt or authorise any other person to hunt on the said private game reserve in accordance with the other provisions of the Fauna Conservation Act relating to the said landholders privileges.

- (b) Any breeding or cross-breeding scheme involving the introduction of wildlife species into the private game reserve and any culling and or capture of animals therein shall require the prior authority of and be subject to terms and conditions determined by the Chief Game Warder or in force under the Act from time to time.
- (c) Any permit, licence or authorisation for the hunting, capturing or culling of any animal may be terminated at any time if no reasonable and satisfactory efforts are or have been made by the owner to practise good land and wildlife management including provision of drinkable water for wild animals and the construction and maintenance of fire-breaks against veld fires in respect of and within the said private game reserve.

MADE this 19th day of February, 1985.

Q.K.J. MASIRE,
President.

L2/7/88/4