## PROCLAMATION

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**Proclamation**

by the

PRESIDENT OF THE REPUBLIC OF NAMIBIA

No. 3 2006

EXTRADITION ACT, 1996
COUNTRY SPECIFIED FOR PURPOSES OF EXTRADITION

Under the powers vested in me by section 4(1)(b) of the Extradition Act, 1996 (Act No. 11 of 1996), I hereby specify the Republic of Angola as a country to which Extradition of persons from Namibia may be effected for purposes of that Act.

Given under my Hand and the Seal of the Republic of Namibia at Windhoek, this 13 day of March, Two Thousand and Six.

HIFIKEPUNYE POHAMBA
PRESIDENT
BY ORDER OF THE PRESIDENT-IN-CABINET

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**General Notices**

LEONARDVILLE VILLAGE COUNCIL

No. 78 2006

CONTEMPLATED VALUATION OF RATEABLE PROPERTIES SITUATED WITHIN THE LEONARDVILLE LOCAL AUTHORITY AREA

Under the provisions of Section 66 of the Local Authorities Act, 1992, (Act No. 23 of 1992) as amended, it is hereby determine that a general valuation of all rateable properties situated within the Leonardville Local Authority area, will be carried out as from 2 - 9 May 2006, in accordance with the provisions and stipulations contained in sections 67 to 72, inclusive of the aforesaid Local Authorities Act, 1992.

A.H. NAWASES
CHAIRPERSON
LEONARDVILLE VILLAGE COUNCIL 1 March 2006

HELAO NAFIDI TOWN COUNCIL

No. 79 2006

GENERAL VALUATION OF RATEABLE AND NON-RATEABLE PROPERTIES SITUATED WITHIN THE HELAO NAFIDI LOCAL AUTHORITY AREA

Notice is hereby given in terms of the provisions of section 66(1) of the Local Authorities
Act, 1992 (Act No. 23 of 1992) as amended, that a General valuation of all rateable and non-rateable properties situated within the Helao Nafidi Local Authority Area will be carried out as from 8 May 2006, in accordance with the provisions and stipulations contained in section 67 to 72, inclusive, of the Local Authority Act, 1992 (Act No. 23 of 1992).

C.P. SHIVOLO  
CHIEF EXECUTIVE OFFICER

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No. 80 2006

OTJIWARONGO TOWN PLANNING 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 Otjiwarongo Town Planning Amendment Scheme No. 8, has been submitted to the Minister of Regional and Local Government and Housing for approval.

Copies of the Otjiwarongo Town Planning Amendment Scheme No. 8 and the maps, plans, document and other relevant matters are lying for inspection during office hours at the Municipality of Otjiwarongo and also at the Namibian Planning Advisory Board (NAMPAB), Ministry of Regional and Local Government, Housing and Rural Development, 2nd Floor, Room 234, GRN Office Park, Windhoek.

Any person who wishes to object to the approval of the Town Planning Scheme, should lodge objections in writing to the Secretary, Namibia Planning Advisory Board (NAMPAB), Private Bag 13289, Windhoek on or before 2 May 2006.

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NAMIBIAN COMMUNICATIONS COMMISSION

No. 81 2006

GRANTING OF A COMMUNITY RADIO RE-BROADCASTING LICENSE

In accordance with Section 17(5) of the Namibian Communications Commission Act, 1992 (Act No. 4 of 1992), the following Company has been granted a commercial television broadcasting license:

Name of Organization : One Africa Television (Pty) Ltd.
Name of Station : One Africa Television
Coverage areas : Grootfontein, Otjiwarongo, Luderitz, Tsumeb

DAVID IMBILI  
CHAIRMAN

________________
NAMIBIAN COMMUNICATIONS COMMISSION

No. 82 2006

GRANTING OF A COMMUNITY RADIO RE-BROADCASTING LICENSE

In accordance with Section 17(5) of the Namibian Communications Commission Act, 1992 (Act No. 4 of 1992), the following Company was issued with a community radio re-broadcasting license for a period of five years;

Name of Organization : Media for Christ
Name of Station : Channel 7
Coverage areas : Walvis Bay and Kamanjab

DAVID IMBILI
CHAIRMAN

No. 83 2006

NOTICE IN TERMS OF SUB-SECTION 22(1), (2) and (3) OF THE NATURE CONSERVATION ORDINANCE, NO. 4 OF 1975

Notice is hereby given to any persons who wish to object to the declaration of FARM JOUMBIRA NO. 131 District Otjiwarongo, as a PRIVATE NATURE RESERVE by the Minister.

Application will be made within four months after publication hereof, to the Minister to declare FARM JOUMBIRA NO. 134, District Otjiwarongo, as a private nature reserve.

Objections must be lodged, with any office of the Department of Nature Conservation within three (3) months of date hereof.

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No. 84 2006

NOTICE IN TERMS OF SUB-SECTIONS 22(1),(2) and (3) OF THE NATURE CONSERVATION ORDINANCE, NO. 4 OF 1975

Notice is hereby given to any persons who wish to object to the declaration of FARM MARATHON 140 and FARM TOTTENHAM 141, District Otjiwarongo, as a PRIVATE NATURE RESERVE by the Minister.

Application will be made within four months after publication hereof to the Minister to declare FARM MARATHON 140 and FARM TOTTENHAM 141, District Otjiwarongo, a private nature reserve.

Objections must be lodged with any office of the Department of Nature Conservation within three (3) months of date hereof.

________________
No. 3614 Government Gazette 1 April 2006 5

No. 85 2006

NOTICE IN TERMS OF SUB-SECTION 22(1), (2) AND (3) OF THE NATURE CONSERVATION ORDINANCE, NO. 4 OF 1975

Notice is hereby given to any persons who wish to object to the declaration of FARM OKONJIMA, NO: 128, District Otjiwarongo as a PRIVATE NATURE RESERVE by the Minister.

Application will be made within four months after publication hereof, to the Minister to declare FARM OKONJIMA, No. 128, District Otjiwarongo, a private nature reserve.

Objections must be lodged with any office of the Department of Nature Conservation within three (3) months of date hereof.

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No. 86 2006

NOTICE IN TERMS OF SUB-SECTION 22(1), (2) AND (3) OF THE NATURE CONSERVATION ORDINANCE, NO. 4 OF 1975

Notice is hereby given to any persons who wish to object to the declaration of FARM OMBUJONGWE, NO: 305, District Otjiwarongo as a PRIVATE NATURE RESERVE by the Minister.

Application will be made within four months after publication hereof, to the Minister to declare FARM OMBUJONGWE, NO: 305, District Otjiwarongo, a private nature reserve.

Objections must be lodged with any office of the Department of Nature Conservation within three (3) months of date hereof.

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MUNICIPAL COUNCIL OF WINDHOEK

No.87 2006

FEES, CHARGES AND OTHER MONEYS IN RESPECT OF THE SUPPLY OF ELECTRICITY

The Council of the Municipality of Windhoek, under section 30(1)(u) of the Local Authorities Act, 1992 (Act No. 23 of 1992) as amended, amends the fees, charges and other monies payable in respect of the supply of electricity and related services as shown in the Schedule below: This Notice replaces General Notice No.17 of 2006

SCHEDULE

TARIFFS AND CHARGES.

1. (a) All charges, fees and deposits provided for hereunder shall be payable to the Council at the Municipal Offices, Windhoek.

(b) In any case where the classification of a consumer is doubtful, the Strategic Executive: Electricity shall decide on the tariff to be applied, and should the consumer not be satisfied with the decision of the Strategic Executive: Electricity, he may apply in writing to the Council for a review thereof, and the Council's decision shall be final.
DEFINITIONS

2. "A month" - for the purpose of these tariffs shall mean a period of approximately 30 days corresponding to the period between two consecutive meter readings.

CIRCUIT BREAKERS

3. (a) The Council shall make available miniature circuit breakers in a range of ampere ratings which shall normally be multiples of 5 with a minimum rating of 15 amperes per phase and a maximum rating of 40 amperes per phase, or higher if the Strategic Executive: Electricity so consents.

(b) When any installation is fitted with a circuit breaker for the first time, the Council shall, free of charge, supply a circuit breaker, which will remain the property of the Council, of the ampere rating indicated by the person applying for the installation thereof.

(c) (i) The Council shall, on application by the consumer or prospective consumer, substitute a circuit breaker with which an installation has been fitted, by a circuit breaker of the ampere rating indicated by such consumer or prospective consumer.

(ii) Such application shall be accompanied by an amount of N$85,00.

(d) Where an installation of a consumer is being connected or disconnected on a day falling between two consecutive monthly meter readings, the basic charge shall be determined by dividing the number of days of the month during which the consumer's installation is connected, by 30.

BASIC CHARGE.

4. The basic charge referred to in item 5, shall apply irrespective of whether units have been consumed or not, and shall include meter rent.

TARIFFS

5. (a) TARIFF 1 - DOMESTIC

For the supply of electricity at low voltage to all bona fide domestic consumers who for use current purposes of a domestic nature in private dwellings, flats or flatlets:

(i) Basic Charge:

In respect of premises where a meter other than a prepaid meter is installed: Every consumer shall pay a monthly basic charge in accordance with the following scale, based on the nominal rating(s) of the municipal miniature circuit breaker(s) through which all current consumed at the consumer's installation shall pass:

(aa) For single phase connections with miniature circuit breaker rating of:

<table>
<thead>
<tr>
<th>Ampere Rating</th>
<th>Basic Charge N$</th>
</tr>
</thead>
<tbody>
<tr>
<td>10</td>
<td>40.65</td>
</tr>
<tr>
<td>15</td>
<td>62.25</td>
</tr>
<tr>
<td>20</td>
<td>102.10</td>
</tr>
</tbody>
</table>
25 Ampere  N$125.85
30 Ampere  N$149.85
35 Ampere  N$173.85
40 Ampere  N$197.80
over 40 Ampere  N$197.80 plus N$4,80 for every additional Ampere;

(bb) For two and three phase connections the ampere ratings of the controlling main circuit breakers on each phase shall be added together and the charge, made in respect of the summated ratings, shall be as for paragraph (aa).

(ii) Unit charge:

(aa) In respect of premises where a meter other than a prepaid meter is installed: In addition to the basic charge, all units consumed shall be charged at N$0.2720 per unit.

(bb) In respect of premises where a prepaid meter is installed: All units purchased for such meter shall be charged at N$0.5775 per unit.

(b) TARIFF II A GENERAL

Installations which are supplied in accordance with this tariff shall be controlled by a miniature circuit breaker in each phase. The maximum summated rating of these circuit breakers shall not exceed 75 amperes for the complete installation. This tariff shall be applicable to low or medium voltage for the power and lighting purposes to the following types of consumers:

(i) Any type of consumer desiring supply under this tariff:

(ii) shops, offices, warehouses, banks, tearooms and restaurants, cinemas, clubs, filling stations, private and licenced hotels, etc;

(iii) all consumers not provided for under any of the other tariffs;

(1) Basic charge:

In respect of premises where a meter other than a prepaid meter is installed:

N$147.50 per month or part of a month.

(2) Unit charge

(aa) In respect of premises where a meter other than a prepaid meter is installed: In addition to the basic charge, all units consumed shall be charged at N$0.5609 per unit.

(bb) In respect of premises where a prepaid meter is installed: All units purchased for such meter shall be charged at N$0.5775 per unit.

(3) Minimum charge

The minimum monthly charge as provided for in paragraph 5(b)(iii)(1) shall be equal to the basic charge for the installation.
(c) TARIFF II B - GENERAL

In respect of electricity supply at low or medium voltage for power and lighting purposes to all consumers as mentioned under tariff II A, and in accordance with the wishes of the consumer: Provided that, where the summated rating of the circuit breakers required for the control of the installation exceeds 75 amperes, tariff II B shall in any case apply.

(i) Basic charge

(a) Every consumer shall pay a monthly basic charge in accordance with the kilovolt ampere (hereinafter called the kVA) demand of the installation as follows:

1. Where a circuit breaker is installed in accordance with the wishes of the consumer, on two-thirds of the summated ampere rating of such circuit breaker(s), through which all current consumed in the installation shall pass; or

2. where a demand meter has been installed in accordance with the wishes of the consumer per kVA or portion thereof of the maximum demand, registered over a period of 30 minutes during the monthly period, by means of a thermal type kVA demand meter, through which all the current or a known portion of all current consumed in the installation shall pass: Provided that in the case of single phase connections, the installation shall be fitted with a current demand indicator, and in such cases the maximum kVA demand shall be calculated from the reading on such indicator, and in such cases the maximum kVA demand shall be calculated from the reading in such indicator through which all current or a known portion of all current, consumed in the installation, shall pass, assuming the declared voltage of 220/380 volts to be correct.

(b) The basic charge shall in all cases be N$73.00 per kVA or portion thereof.

(ii) Unit charge

(a) In respect of premises where a meter other than a period meter is installed: In addition to the basic charge, all units consumed shall be charged at N$0,3201 per unit.

(b) In respect of premises where a prepaid meter is installed: All unit purchased for such meter shall be charged at N$0,5775 per unit.

(d) TARIFF III - INDUSTRIES

In respect of the supply of power at low or medium voltage for industrial and manufacturing purposes, and to churches, libraries, schools, hospitals and flat buildings with bulk meters;

(i) Basic charge:

Every consumer shall pay a monthly basic charge calculated as follows:

(aa) Where circuit breakers have been installed in accordance with the wishes of the consumer, in order to control the demand of the installation,
the charge shall be based on the summated rating of the circuit breakers and shall be charged for at the rate of N$10.00 per ampere.

(bb) Where a kVA demand meter is installed in accordance with the wishes of the consumer, the charge shall be N$66.35 per kVA or portion thereof, registered over any period of 30 minutes during the month by means of a thermal type demand meter: Provided that in the case of single phase connections the installation shall be fitted with a current demand indicator, and in such cases the maximum kVA demand shall be calculated from the reading of such indicator, assuming the declared voltage of 220/380 volts to be correct.

(ii) Unit Charge

(a) In respect of premises where a meter other than a prepaid meter is installed: In addition to the basic charge, all units consumed shall be charged at N$0.3201 per unit.

(b) In respect of premises where a prepaid meter is installed: All units purchased for such meter shall be charged at N$0.5775 per unit.

[Item 5(a), (b), (c) and (d) substitute by General Notice 353 of 1/12/2001; General Notice 119 of 1/7/2002; General Notice 130/2003; 151/2004]

(e) SPECIAL AGREEMENTS

Notwithstanding any of the foregoing scales and charges, the Council may enter into special agreements with large consumers for the supply of electricity in bulk for industrial or other purposes.

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<thead>
<tr>
<th>TARIFF AS MONTHLY BASIC CHARGE</th>
<th>UNIT CHARGE</th>
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</thead>
<tbody>
<tr>
<td>PER SPECIAL AGREEMENTS</td>
<td></td>
</tr>
<tr>
<td>CONSUMER TYPE</td>
<td>TARIFF CODE</td>
</tr>
<tr>
<td>Uitsig Radio Station (Tariff 11 B plus 10%)</td>
<td>EB 80</td>
</tr>
<tr>
<td>Departmental</td>
<td>EB 82</td>
</tr>
<tr>
<td>Daan Viljoen Game Park (Tariff III plus 10%)</td>
<td>EB 92</td>
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<td>Floodlighting of Sports Grounds</td>
<td>EB 87</td>
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<td>Industrial consumers with own 11kV equipment: (Tariff III less 2.5%)</td>
<td>EB 86</td>
</tr>
<tr>
<td>Old Age Homes (40% rebate) 1. Installation with</td>
<td>EB85</td>
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</tr>
<tr>
<td>TARIFF AS PER SPECIAL AGREEMENTS</td>
<td>CONSUMER TYPE</td>
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<tr>
<td>---------------------------------</td>
<td>--------------</td>
</tr>
<tr>
<td>SUMMATED CIRCUIT BREAKER RATING</td>
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</tr>
<tr>
<td>exceeding 75 amperes (Tariff I less 40%)</td>
<td></td>
</tr>
<tr>
<td>30</td>
<td>89.90</td>
</tr>
<tr>
<td>35</td>
<td>104.30</td>
</tr>
<tr>
<td>40</td>
<td>118.70</td>
</tr>
<tr>
<td>more than 40 amperes: N$18.70 plus N$2.85 for every additional ampere</td>
<td></td>
</tr>
<tr>
<td>2. Installation with summated circuit breaker rating not exceeding amperes (Tariff II less 40%)</td>
<td>EB 83</td>
</tr>
<tr>
<td>3. Installations with demand meters (Tariff IIIB less 40%)</td>
<td>EB 84</td>
</tr>
</tbody>
</table>

Minimum Charge: 11kVA [N$481.80]

[Paragraph (e) substituted by General Notice 151/2004]

(f) MISCELLANEOUS CHARGES

(i) Temporary connections or disconnections

(aa) For connection on entering into agreement of supply with the Council N$45.00

(bb) For disconnection on termination of such agreement with the Council Nil

(cc) For reconnection following disconnection for non-payment of accounts or for breach of contract:

1. when the electrical supply has been discontinued at the circuit breaker- N$88.00

2. when the electrical supply has been discontinued by the removal of the pole fuse or by the disconnection of the service cable - N$220.00

(ff) Removal and/or replacement of the pole fuse or the connection and/or disconnection of a service cable at the request of the owner under circumstances which do not fall under (cc) above N$264.00

(ii) Special reading of meter

Where a special reading of the meter is done at the request of the consumer, questioning the accuracy of a reading, if the reading is found to have been correct N$88.00
(iii) Testing of meter and circuit breakers

(a) Meters:

If the consumer is at any time dissatisfied with any particular reading of a meter supplied by the Council, and is desirous of having the meter tested, he shall apply in writing to the Council within 10 days of the last day of the month during which the reading was taken, and, on payment of a deposit of N$132,00, the meter shall be tested by the Council. If the meter is found to be registering correctly, the deposit shall be forfeited; if the meter is proved incorrect, the Council shall refund the deposit, repair the meter and reconnect it without charge. The meter shall be considered to be registering correctly of the error is not more than 21/2% either way.

(b) Circuit Breakers:

If the consumer is at any time not satisfied with the accuracy of the rating of the circuit breaker controlling his installation, he shall apply in writing to the Council, and, on payment of a deposit of N$132,00 the circuit breaker shall be tested by the Council. If the circuit breaker is found to be operating correctly the deposit shall be forfeited; if the circuit breaker is found to be operating incorrectly, allowing less current than the normal rating, the deposit shall be refunded and a correctly rated circuit breaker installed without charge.

A circuit breaker shall be deemed to be correctly rated if it carries full rated current indefinitely. (For test purposes, this requirement shall be deemed to be met if the circuit breaker carries full rated current for a period of one hour without tripping).

(c) (ii) Change of Circuit Breakers

The Council shall, on application by the consumer or Prospective consumer, substitute a circuit breaker with which an installation has been fitted by a circuit of the ampere rating indicated by such consumer. Such application shall be accompanied by an amount of N$85,00.

(iv) Location and rectification of faults

Where electricians of the Council are called on to locate and rectify faults for consumers, the charges shall be N$264,00 per call.

(v) Installation Costs

For making connections and installing meters, etc., to premises the charges shall be:

For new connections:

Overhead service connection where an overhead supply main exists:

| Single phase | N$1288,00 |
| Two phase | Only on application |
| Three phase | Only on application |
Where a cable connection is necessary, an estimate of the charges may be obtained from the City Electrical Engineer on application. The amount to be paid for the connection shall be the actual cost of material, consumables, labour and transport, plus 15%.

All applications for new connections shall be made to the Strategic Executive: Electricity by a registered electrical contractor. The Charges shall be paid to the Strategic Executive: Finance at least 48 hours before connection, is required.

(vi) Miscellaneous services

For work done and services rendered by the Council, where such services are not chargeable under any of the preceding tariffs, the charge shall be actual cost of material, labour and transport, plus 15% to cover overhead costs.

(vii) Deposits

(a) The amount of consumer’s deposits required in terms of regulation 34 of Electricity Supply Regulations shall be at the discretion of the Council. They shall, wherever possible, be based on an estimated normal consumption over any two months with a minimum of R30,00

(b) The deposit (or part thereof) may be appropriated by the Council to cover accounts unpaid at any time.

(viii) Late fees

A late fee of N$15,00 per month per installation shall be charged and be payable on an account which remains unpaid after the 15th day of the month following the month during which the service was rendered.

(ix) Electrical contractor’s license

(a) Issuing of electrical contractor’s license (new or temporary) N$100,00

(b) Renewal of electrical contractor’s license N$50,00

(c) Issuing of duplicate of license N$30,00

(x) Damage through vandalism or tampering

(a) Replacement of prepayment meter N$650,00

(b) Replacement of single phase kWh meter N$520,00

(c) Replacement cost of meters not falling under (a) and (b): Actual cost of labour, materials, consumables and transport + 15%

(d) Replacement of damaged Ripple Control Receiver N$800,00

(e) Repair of prepayment or conventional meters N$220,00
(f) Repair of damaged Ripple Control Receiver N$220,00

(xi) Special electrical connections

(a) Single phase connection, (1F) Tariff (A), above 60 A (excludes upgrading of connection) N$160,00

(b) Three phase connection, (3F) Tariff (A), above 60 A (excludes upgrading of connection) up to 200kVA N$490,00

(c) Three phase connection, (3F) Tariff (A), above 60 A (excludes upgrading of connection) from 200 - 315kVA N$350,00

(d) Three phase connection, (3F) Tariff (A), above 350kVA (excludes upgrading of connection) Actual cost of labour, materials, consumables and transport + 15%

(xii) Hiring out of cherry picker

Per hour, without driver N$450,00

(xiii) Setting up logger and dismantling N$1 004,00

(xiv) Conversion of meters

(a) kWh meter to prepayment N$735,00

(b) prepayment meter to kWh N$600,00

(xv) Sale of uncharged cards

(a) AVM Card N$10,00

(b) Contact less Card N$30,00

(xvi) Taking oil sample, per sample N$176,00

GENERAL PROVISIONS

6. (a) In all cases of doubt in any matter relating to these tariffs and the conditions laid down for the application of those tariffs, the decision of the Council shall be final.

(b) Should the Council find that the conditions of the agreement for the supply of electricity have materially altered, or that the consumer does not comply with the agreement in any way, it shall be lawful for the Council to charge and the consumer concerned shall be liable to pay for the consumption at such scale under these regulations as may, in the opinion of the Council, be applicable as from such date as the conditions aforesaid were changed or appear to the Council to have been changed.

7. This Schedule replaces all previous Schedules providing for the determination of the above fees, charges and other monies payable in respect of the supply of electricity
and related services

BY ORDER OF THE COUNCIL

M.K. SHIKONGO
CHAIRPERSON T COUNCIL

Windhoek, 3 March 2006

ROAD FUND ADMINISTRATION

No. 88

ROAD FUND ADMINISTRATION ACT, 1999
IMPOSITION OF ROAD USER CHARGES

Under section 18 of the Road Fund Administration Act, 1999 (Act No. 18 of 1999), the Road Fund Administration hereby amends Government Notice No. 263 of 2000 and Government Notice No. 134 of 2000 by the substitution of the Annexures thereto with the Annexures specified below:-

(a) entry fees in terms of section 18(1)(b) of the Act in relation to motor vehicles which are not registered in Namibia and which temporarily enter Namibia; (ANNEXURE A);

(b) registration and annual licence fees as contemplated in section 18(1)(c) of the Act; (ANNEXURE B) at the rates, on the conditions and in the manner set out in the Schedule;

(c) a travelling distance charge based on the mass of a motor vehicle for on-road use in Namibia as contemplated in section 18(1)(a) of the Act; (ANNEXURE B)

T.HAIMBILI
CHAIRPERSON
ANNEXURE A:
Entry Fees and Travelling Distance Charges in relation to Foreign Motor Vehicles

<table>
<thead>
<tr>
<th>Type</th>
<th>Description</th>
<th>Entry fee (N$)</th>
<th>Entry fee per 100km (N$)</th>
<th>Assumed km travelled per entry</th>
<th>Travelling Distance Charge</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td><strong>(Petrol and Diesel Driven)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Type 1</td>
<td>Motor cycles, motor tricycle and motor quadrucycle Caravans and light trailers drawn by type 2 vehicles</td>
<td>90.00</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Type 2</td>
<td>All passenger cars, station wagons, S/C and D/C bakkies, 2x4 and 4x4 bakkies, Kombis, Microbus and minibus (less than 25 passengers)</td>
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<td>Light goods vehicle/delivery vehicles (GVM &lt;3500 kg)</td>
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<td><strong>Heavy vehicles : (single units)</strong></td>
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<td>Type 4</td>
<td>Bus with 2 axles. (carrying capacity of 25 or more Passengers)</td>
<td>350.00</td>
<td>8.60</td>
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<td>Bus : with 3 axles (carrying capacity of 25 or more Passengers)</td>
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<td>Single unit Truck with 2 axles</td>
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<td>Heavy vehicles : (Traction unit as part of a combination vehicle)</td>
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**Heavy trailers as part of a combination vehicle**

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<th>Total</th>
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Note: the entry fee for a combination of vehicles is calculated by adding the sum of the entry fees for each vehicle in the combination that is subject to the payment of entry fees. The entry fee also includes an amount of NS44.00 as an administrative fee, as well as 15% VAT.
## ANNEXURE B:
Rates of Motor Vehicle Licence Fees and Travelling Distance Charges

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<th>A</th>
<th>Type of vehicle</th>
<th>B</th>
<th>Tare of vehicle in kilograms</th>
<th>C</th>
<th>Assumed Average Travelling Distance</th>
<th>D</th>
<th>Annual Travelling Distance Charge (N$)</th>
<th>E</th>
<th>Travelling Distance Charge per 100km (N$)</th>
<th>F</th>
<th>Annual Licence Fee (N$)</th>
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<th>Registration Fee</th>
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<td>D</td>
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- Caravans (other than self-propelled caravans)
  - All
  - 192.00

**MOTOR VEHICLE REGISTRATION FEES**

<p>| (a) | For any class of motor vehicle | 96.00 |
| (b) | Temporary Permit | 96.00 |
| (c) | Special Permit | 60.00 |
| (d) | Duplicate document or token | 60.00 |</p>
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<th>A</th>
<th>Type of vehicle</th>
<th>B</th>
<th>Tare of vehicle in kilograms</th>
<th>C</th>
<th>Assumed Average Travelling Distance</th>
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<th>Annual Travelling Distance Charge (N$)</th>
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<td>(i) application in respect of each motor trade number</td>
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<td>(ii) licensing of motor trade number in respect of any class of motor vehicle by a motor dealer, manufacturer, builder, importer or deposit making institutions</td>
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BANK OF NAMIBIA

No. 89 2006

Statement of Assets and Liabilities
As at close of business on 28 February 2006

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T. K. ALWEENDO
GOVERNOR

CHIEF FINANCIAL OFFICER