

DETERMINATION OF RATES OF ROYALTIES LEVIABLE IN RESPECT OF CERTAIN GROUPS OF MINERALS

Published under

GN 45 in GG 4236 of 1 April 2009

as amended by

GN 277 in GG 5076 of 12 November 2012

Under subsection 1(c) of section 114 of the Minerals (Prospecting and Mining) Act, 1992 (Act 33 of 1992), read with subsection (5) of that section, I-

- (a) determine that the holder of a mining claim or mining licence who has won or mined in the course of any prospecting or mining operations carried on by him or her, and the holder of any non-exclusive prospecting licence, exclusive prospecting licence or mineral deposit retention licence who has found or incidentally won in the course of any prospecting operations carried on by him or her, any mineral of the group of minerals specified in Column 1 of the Schedule, or any group of minerals so specified, shall be liable to pay to the Mining Commissioner for the benefit of the State Revenue fund a royalty levied in addition to any royalty levied in accordance with subsection (2) of that section at the rate specified opposite that group of minerals in column 2 of the Schedule; and
- (b) withdraw Government Notice 204 of 01 December 2006.

Column 1	Column 2	Column 3
Group of Minerals	Percentage of market value of minerals leviable as royalty	Holder
Precious metals	3%	Any
Base and rare metals	3%	Any
Semi-precious stones	2%	Any
Nuclear fuel minerals	3%	Any
	3%	Rössing Uranium Mine Ltd
Industrial minerals	2%	Any
Non-nuclear fuel minerals	2%	Any

E. NGHIMTINA
Minister of Mines and Energy

Windhoek, 18 March 2009