




MINISTRY OF MINES AND ENERGY

**PETROLEUM PRODUCTS AND ENERGY ACT, 1990
PETROLEUM PRODUCTS REGULATIONS (2000)**

WHOLESALE LICENCE

[Regulation 12(4)]

WHOLESALE LICENCE		Licence No. W/4/2005
Name of licence-holder	Bachmus Oil & Fuel Supplies (Pty) Ltd	
Address of licence-holder	Physical Address	Postal address
	12 Papegeien Road Hochland Park, Windhoek	Box 5833 Windhoek
Location of storage facilities (if necessary attach separate page)	11°44'00" E / 17°14'41" S (North - EEZ) 29°00' S / 016°02' E / 29°20' S / 015°30' E (South - EEZ) 29°39' S / 015°00' E / 30°00' S / 014°28' E (South - EEZ)	
Conditions applicable to licence <i>See next page for general and special conditions applicable to licence.</i>		
Date of issue of licence	29 September 2005	
Issued by the Minister of Mines and Energy in terms of regulation 12(4), on 29 September 2005 at Windhoek		
 Minister: Mines and Energy		

CONDITIONS APPLICABLE TO WHOLESALE LICENCE

General Conditions

1. The wholesale licence-holder must at all times comply with the Petroleum Products and Energy Act, the Petroleum Products Regulations (2000) and all other applicable laws, including laws relating to labour, safety, hazardous substances, security, health and environment.
2. The wholesale licence-holder may sell fuel only in bulk quantities.
3. If the wholesale licence-holder sells fuel to any person other than a retail licence-holder, certificate-holder, Government institution, local authority or regional council, the provisions of regulation 8 of the Petroleum Products Regulations (2000), apply with the necessary changes.
4. The fuel wholesale licence holder is required to register with Customs & Excise for special storage warehouses.
5. The sale of fuel to a person referred to in condition 3 may not be made from any other place than from a dispensing point situated at the relevant premises of the wholesaler.
6. All relevant import and export and wholesale sale, of fuel, approvals and permits as required under the Petroleum Products and Energy Act or any other applicable law must be obtained prior to any import into, export from or wholesale sale of fuel in Namibia.
7. The wholesale licence-holder must keep such records and must submit such information to the Minister as are required under the Petroleum Products Regulations (2000).
8. Petroleum products imported or distributed must comply with approved specifications as made applicable by or under the Petroleum Products Regulations (2000).
9. The wholesale licence-holder may not abandon storage facilities otherwise than in accordance with the Petroleum Products Regulations (2000).
10. All applicable duties, levies and taxes must be paid to the relevant authorities and bodies.
11. The wholesale licence-holder must inform the Minister in writing of any changes to be effected to storage facilities prior to effecting such changes.
12. The wholesale licence-holder must inform the Minister as soon as possible of any dangerous situation arising from the conduct of activities authorised under the licence, including the steps taken or proposed to be taken by the licence-holder to rectify such situation or to eliminate or minimise the danger arising from such situation.
13. The wholesale licence-holder must comply with all provisions of the Petroleum Products Regulations relating to petroleum product spills.

Special Conditions

1. This wholesale licence is only valid if the Ministry of Environment & Tourism has issued an environmental clearance certificate.
2. All offshore bunker transfers must be done in full compliance of the environmental conditions set by the Ministry of Environment & Tourism.
3. To adhere to certain restrictions related to offshore bunker transfers laid down by the Ministry of Works, Transport & Communication to prevent pollution and avoid congestion of vessels.
4. All volumes bunkered must be reported to the Ministry of Mines and Energy each time a offshore bunker transfer has occurred and an audited annual summary of all volumes bunkered from this facility must be handed in two weeks after the year has ended.
5. According to the amended Petroleum Products Regulations the Minister may change these conditions retroactively at any time