

2018 Annual Report 31 December

NSX DETAILS

NATURE OF BUSINESS

Stock Exchange Transfer Agent Property owning Company Guarantee Fund Central Securities Depository Services

AUDITORS

Deloitte & Touche

BANKERS

First National Bank of Namibia Limited Nedbank Namibia Limited

ADDRESS

4 Robert Mugabe Avenue (Parking & access from Burg Street) P.O. Box 2401, Windhoek, Namibia

CONTACT DETAILS

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NAMIBIAN STOCK EXCHANGE ANNUAL REPORT DECEMBER 2018



The Mission and Vision of the NSX

Mission

The **Mission** of the NSX is to enable, develop and deepen capital markets in Namibia. Working in partnership with stakeholders in government and the financial sector, the NSX will:

- make investment in capital markets easier, providing a range of appropriate tradable instruments;
- create and maintain an effective, regulated environment to facilitate the way issuers of securities and investors get together to transact safely and securely; and
- contribute to the development of a supportive investment climate / culture in Namibia.

Vision

The **Vision** of the NSX is to contribute to economic growth and prosperity by providing an efficient marketplace for companies to raise capital locally and for savings to be used for the benefit and development of Namibia.

In so doing the NSX will contribute to the integrity of market pricing through increased liquidity, protect Namibia's macro-economic interests and build pride in Namibia's sovereignty.

CONTENTS

NSX Details	Inside front cover
Trading Statistics & Market Capitalisation	2
Chairman's Report	3-4
Report of the directors	5
NSX Board, Committees & Staff	6 -9
Corporate Governance Report	10 -15
Directors' responsibility for financial reporting	16
Directors' approval of the Annual Financial Statements	16
Independent auditor's reports	17 - 18
Statement of profit or loss and other comprehensive income	19
Statement of financial position	20
Statement of changes in rights and reserves	21
Statement of cash flow	22
Notes to the annual financial statements	23 – 38
Management commentary	39 - 44
NSX Founder Members	inside back cover
Broker contact detail	back cover

Trading Statistics & Market Capitalisation

Summary of trading results of the NSX and composition of the accumulated reserves

Year	# of Deals	Trading value in N\$ billions	Year on year % Change	Volume of shares in 000s	Transaction levies	NSX Fees as % of trade value	NSX Investment Income	NSX Net Income	Accumulated reserves
2007	2,340	10,892	62%	242,597	4,496,490	0.0413%	1,257,343	5,344,521	13,959,400
2008	2,505	9,096	-16%	274,352	3,873,541	0.0426%	1,808,528	4,105,987	18,065,387
2009	3,016	8,728	-4%	342,970	3,724,090	0.0427%	2,021,529	4,116,108	22,181,010
2010	3,071	7,580	-13%	215,598	3,221,040	0.0425%	1,657,395	2,487,006	24,668,016
2011	2,765	3,272	-57%	98,865	1,555,423	0.0475%	1,657,844	435,689	25,103,705
2012	2,697	3,648	11%	83,063	1,698,026	0.0466%	1,862,951	414,973	25,518,678
2013	2,800	5,507	51%	114,625	2,568,508	0.0466%	4,112 481	4,808,922	30,327,600
2014	4,118	8,332	51%	174,427	3,712,723	0.0459%	3,123,337	5,470,783	35,798,383
2015	4,384	17,196	106%	267,537	6,927,056	0.0418%	4,421,171	10,332,858	46,131,241
2016	5,154	14,411	-16%	219,398	6,038,265	0.0424%	2,289,800	6,641,817	52,773,058
2017	4,412	13,859	-4%	228,607	5,881,576	0.0431%	6,070,318	7,876,659	60,649,717
2018	5,005	12,219	-12%	193,101	5,526,283	0.0463%	1,953,473	6,784,642	67,434,359



	MARKET CAPITALISATION									
N\$ millions	Primary Listed on the									
Year	Total	NSX	JSE	LSE	TSX	AIM	ASX	SEM		
2007	1,194,088	4,781	496,417	685,167	7,723	-	-	-		
2008	741,625	5,720	428,969	291,505	3,523	-	11,908	-		
2009	1,047,527	7,126	495,685	501,125	2,346	4,275	36,970	-		
2010	1,178,257	7,782	581,537	537,810	1,764	5,314	44,050	-		
2011	1,148,880	9,304	547,617	557,594	445	6,336	27,584	-		
2012	1,225,744	11,057	716,717	483,086	11,350	-	6,534	-		
2013	1,407,168	19,501	892,123	482,423	8,911	-	4,210	-		
2014	1,680,439	22,322	1,172,937	472,897	305	-	11,978	-		
2015	1,414,811	29,430	1,068,890	301,253	6,640	-	5,043	3,555		
2016	1,726,583	32,017	1,132,767	539,834	13,481	-	1,649	6,835		
2017	2,083,149	36,018	1,399,261	625,125	14,672	-	1,602	6,470		
2018	1,989,913	35,406	1,431,788	497,271	16,294		2,285	6,869		

Total market capitalisation is the sum of the number of shares in issue multiplied by the closing share price, in this table the price at 31 December of each year; and free float market capitalisation is the total multiplied by the percentage of shares which are not held by controlling shareholders and associates.

Trading value includes trading in ETFs, which was a new asset class added in 2014. First capital pool company (CPC) to list in 2017 with inclusion in the NSX Main Board as a primary listed company in June 2018.

Chairman's Report

The Namibian Stock Exchange ("NSX") remains cash generative, despite the recession Namibia has been facing since 2016. The overall comparative value traded was 13.6 billion during 2017 and dropped with 12% to 11.9 billion during 2018.

The NSX is a not for profit members' association, but is, as many other exchanges in the region, in the process of demutualisation and intends to self-list. It is in a position to do so, as it is cash positive and self-funding.

The NamCode has continued to be widely accepted and implemented in all sectors of the Namibian market. All NSX Primary listed companies are required to comply with the NamCode on "apply or explain" or King IV on an "apply and explain" basis. The NamCode booklet is available on the NSX website free of charge and hard-copies are available for purchase at the NSX.

This enhancement of the governance landscape has continued to position Namibia on the African investment scene and resulted in the deepening of the Namibian capital markets as it opens our market to a larger international investing pool. The International Finance Corporation's issuance in Namibia as only the third African market shows the interest and trust in our markets and economy. This makes us more attractive to international investors. Many more steps are required to truly open our markets, not least of which are the formalisation of our bond market and setting up a Central Securities Depository (CSD) for the trading in electronic scrip.

The NSX has, from its reserves, funded the project to launch a Central Securities Depository in the Namibian market in partnership with the Bank of Namibia. Formalisation of the bond market is expected to occur during 2019, once the license application submitted to NAMFISA has been approved. The eventual launch of derivatives is expected to follow the CSD launch as soon as FIM BILL is enacted. We hope by developing the market in these projects, more Namibian companies will open their shareholder base and come to market by listing. As in most African markets, ours is plagued by small size and illiquidity and can only change by having more choice and depth. However, the exchange cannot force anyone to list their company and if they perceive uncertainty in the regulatory space, listing is a difficult step to take. It is therefore of the utmost importance to have clear guidelines on any requirements for Namibianisation, Black Economic Empowerment / New Equitable Economic Empowerment Framework and localisation. The NSX is confident it can play a meaningful role in these areas if the rules of the game are clear and consistent. The NSX has maintained world class regulation of listed companies and shall continue to do so, as dilution of these requirements may lead to lower levels of investment due to institutional investors not being allowed to participate in the market.

We further believe with the implementation of the CSD, it will open the Namibian market to additional interest from the international market which would increase the demand even more, not only for shares, but specifically on the bond market. The NSX is proud to be leading both these projects with the CSD expected to go live once FIM Bill has been tabled and approved. Harambee Prosperity Plan (HPP), launched in 2016 is the Namibian government's action plan towards prosperity for all and is constructed around the Namibian narrative. It acknowledges that we are not starting afresh but that we must continue with the construction of an inclusive Namibian House, built on a solid foundation of peace and stability. As the Namibian Stock Exchange we are not only unified by our national identity but stand united in cause, and believe we can contribute to usher Namibia into the epoch of prosperity.

Highlights of the NSX contributions to deepening and diversifying the capital markets in Namibia during 2018 include:

- The NSX reviewed its fee structure, increasing the cost of capital raising and bond fees based on the intended plans of formalising the bond market which will entail additional trading functionality for on market bond trading;
- Total net assets of the NSX and its Guarantee Fund now exceeds N\$ 86 million;
- Approval and intended listing of Alpha Namibia Industries Renewable Power Limited "Anirep", as a capital pool company;
- Listing of Celsius Resources Limited on the Development Capital Board (DevX);
- Biggest capital raised to date by Trevo Capital Limited NAD3.3 billion;
- Continuing to participate in the debate on the requirement of NEEEF and the impact on the financial sector;
- NAMFISA provided the draft standards for the CSD, these were discussed with all market participants from which comments were derived for NAMFISA to review certain aspects of the standards. The NSX is awaiting the final standards and passing of the FIM Bill to proceed with the license application;
- A CoSSE initiative for a Broker's networking session with other market participants from Southern Africa to expand the investment market base and promote information sharing;
- Capital Pool Company, Nimbus Infrastructure Ltd approved in 2017, successfully completed first tradeable rights issue and admitted to the main board – primary listed stock;
- Approval of two new sponsors Business Financial Solutions "BFS" and RMB Namibia, a division of First National Bank of Namibia Ltd "RMB";
- 1st Green bond was listed on the exchange by Bank
 Windhoek a first in the region.

The NSX was also engaged in the following items which are work-in-progress:

 Revision of the bond trading activities and how they can be amended to accommodate on market trading and full reporting of trades;

- NSX successfully re-launched the Scholars Investment Challenge at a tertiary level, planning for the inclusion of senior secondary schools in the coming year;
- Clarification and planning for demutualisation as envisaged in the Financial Institutions and Markets Bill; and
- Additional trading system functionality for bond and derivative trading in conjunction with the CSD project;

The NSX contributes to expanding the markets in the region by its participation in the Committee of SADC Stock Exchanges and the African Securities Exchange Association.

Again, the uncertainty of the much discussed modalities of Regulation 28 to the Pension Fund Act prescribing 35% of its total fund in Domestic assets, has brought us closer to 10% in 2017 of dual listed stock that qualify as Namibian assets. It is clear localised products are required to fill the void, as the current investment in dual listed stocks decline. The longterm effect on the NSX on the reduction in the dual listed percentage of assets is impossible to determine at this stage. As shown in the Management Commentary the traded value primary listed equities (local trades) amounted to 7.25% of the total trades. 2019 is likely to see the Domestic assets increase to 45%.

The NSX remains confident it has and will continue to serve the Namibian market well and has sufficient reserves to weather any competitive environment. The total of Government debt securities at the end of 2018 is N\$ 54.492 billion (N\$ 32.703 billion Government bonds and N\$ 21.789 billion treasury bills) up from N\$ 9.982 billion at the end of 2010 plus N\$ 18 billion (at exchange rate of 31 December 2018) internationally and N\$ 750 million listed on the JSE. This may have deflected investments from the exchange as did the introduction of Regulation 29 to the Pension Fund Act. The NSX believes that the unlisted investments (Reg 29) are inherently riskier than listed investments where corporate governance and disclosures are in keeping with best practices and subjected to transparent price discovery.

These factors are crucial to the further development of the NSX. The largest uncertainties were the sustainability of the trading results of the NSX, in part due to the above mentioned points but offset by the accumulated reserves as highlighted in the table on page 2. The net income takes into account the ever increasing operating costs which include the cost of accommodation, staffing and providing for the state of the art technology and ensuring best practices governance.

On page 2 the graph tracks the month-end movement of the NSX Overall Index on the left-hand scale and the Local Index on the right-hand scale since 2002.

The Local Index increased by 3.64% in 2018 on turnover of N\$ 886 million after a 9.5% increase in 2017, all in an illiquid market, while the Overall index Increased by 0.55% against the JSE All Share index which decreased by 11.37%. The contributions of the top 13 listed equities, being those with a market capitalisation of N\$ 20 billion or more, are shown in the Management Commentary.

At 31 December 2018 the total market capitalisation was N\$ 1.990 trillion or US\$ 138 billion, hopefully re-confirming the position of the NSX as the second largest Exchange by total market capitalisation in Africa, after the JSE.

The Development Capital Market or DevX, at the end of 2018 comprises four dual listed uranium companies and one cobalt company. Shares listed on the DevX are not included in either of the NSX indices which are calculated by FTSE in London. NAMFISA has advised that economic activity in Namibia is not a prerequisite for listing a company's equity on the NSX.

The graphs presented in this report highlight the volatility in share prices and exchange rates which all severely affect the share prices more than the incomes of these listed companies; the price of uranium and the unfortunate Japanese experiences in 2012 have reduced the exploration capabilities and activities of the dual listed commodity companies. The slow recovery of world demand for commodities keep posing a risk, affecting both growth and fiscal revenues.

Despite improvements in the world economy, uncertainty remains high, particularly on worries over the consequences of the US stimulus tapering and the sustainability and/or strength of the economic recovery across various regions. Policy moves by global central bankers will continue to provide direction for international currency markets.

The global economy started in 2018 with strong, synchronised growth, but as the year progressed, momentum faded, and growth trends diverged. The US economy accelerated, thanks to fiscal stimulus enacted early in the year, while the economies of the Eurozone, the UK, Japan and China began to weaken. A major risk in the coming year is the sharp dropoff in world trade growth, which fell from over 5% at the beginning of 2018 to nearly zero at the end. With anticipated escalation in trade conflicts, a contraction in world trade could drag down the global economy even more. At the same time, the combined effects of rising interest rates and surging equity and commodity market volatility mean that financial conditions worldwide are tightening. These risks point to the increasing vulnerability of the global economy to further shocks, and the rising probability of a recession in the next couple of years.

The domestic economy had a decline in the primary and secondary industries as well as slow growth in the tertiary industry resulting in a declining growth for Namibia.

I express my appreciation to the Board, management and the staff as a whole for harmonising their efforts to improve the operations of the NSX and always striving for service excellence.

The Management Commentary on pages 39 to 44 is outside the formal annual financial statements, but is integral to a better understanding of the NSX.

David Nuyoma Chairman



NAMIBIAN STOCK EXCHANGE REPORT OF THE DIRECTORS FOR THE YEAR ENDED 31 DECEMBER 2018



The directors have pleasure in presenting their report on the activities of the group and entity for the year ended 31 December 2018.

NATURE OF BUSINESS

Stock Exchange, including transfer agent, property owning company, a guarantee fund for investor protection and to provide central depository services to the Namibian market.

RESULTS FOR THE YEAR

The operating results and state of affairs of the group and the NSX for the year ended 31 December 2018 are fully disclosed in the attached financial statements. The net profit for the year of the group and NSX was, respectively, N\$ 5 939 301 and N\$ 6 784 642 (2017: N\$ 11 053 558 and N\$ 7 876 659) and the net assets as at 31 December 2018 was, respectively, N\$ 86 758 601 and N\$ 70 254 859 (2017: N\$ 80 817 340 and N\$ 63 470 217).

GOING CONCERN

The directors are of the opinion that the group and NSX are a going concern, and the financial statements have been prepared on this basis. The going concern basis of preparation assumes that the NSX will continue operating in the foreseeable future and that the NSX will be able to realise its assets and discharge its liabilities in the normal course of business. The going concern assumption is based on the financial results for the year above.

PARTIAL DISPOSAL OF SUBSIDIARY

The Namibian Stock Exchange sold 49% of its shares and claims in Central Securities Depository (Pty) Ltd to Bank of Namibia.

- The sale of shares was valued at N\$ 1 960 ((N\$ 1 per share x 4 000 shares) x 49%).
- The sale of the claims was valued at N\$ 1 520 801.65 (N\$ 3 103 676.84 (balance of loan to CSD from NSX as at 30 September 2018) x 49%).

BOARD AND OTHER OFFICE BEARERS

In terms of the Constitution of the NSX one-third of the Directors retire each year, but are eligible for re- election. All Board members are non-executive and independent. The Chief Executive Officer is invited to all Board meetings.

At 31 December 2018 the Board comprised:

Re-elected 26 April 2018
Elected 26 April 2018
Elected 26 April 2018
Nominated by NAMFISA, in terms of Section 46 of the Stock Exchanges Control Act of 1985 (Act 1 of 1985), as amended, to attend all Board and committee meetings.

*It is with great sadness to announce the passing of R Niddrie, his death occurred during January 2019.

At 31 December	2018 management comprised of:
Bazuin C	Chief Executive Officer
Hendricks AL	Chief Financial Officer
Saal J	Chief Information Officer

SECRETARIES

AL Hendricks 4 Robert Mugabe Avenue Windhoek Namibia

REGISTERED OFFICE

4 Robert Mugabe Avenue	P.O.Box 2401
Windhoek	Windhoek
Namibia	Namibia

EVENTS AFTER THE REPORTING PERIOD

There were no material subsequent events between the statement of financial position date and the date of the approval of these financial statements.

MEMBERS OF BOARD OF DIRECTORS

At 31 December 2018



- OSCAR CAPELAO Born on 24 February 1979. He completed his BCom Honors degree in (Accounting) at UKZN after he obtained a B.Compt degree from UNISA. Oscar is currently serving as an Executive director of FNB Namibia Holdings Limited and its main subsidiaries including First National Bank of Namibia Ltd, where he also holds the position of group CFO. Prior to taking the role of CFO of FNB in 2012, Oscar served as a Group Financial Manager. His prior work experience includes working at Old Mutual Namibia and completing his accounting & audit articles with PwC Namibia. His professional membership includes SAICA and ICAN as Chartered Accountant. Oscar has accumulated 19 years of experience in the financial services industry, particularly focusing on strategy, IFRS, tax, capital management. Other external appointments include serving as Director of the National Housing Enterprise and also chairing its audit committee.
- HANS-BRUNO GERDES (Habo) born on 28 March 1952, is an associate of the Institute of Chartered Secretaries and holds a BProc degree from the University of Cape Town. He was admitted to practice in the High Court during 1985 and was the Managing Partner of Engling, Stritter and Partners until 2015 to work on corporate / commercial matters. Habo holds a number of directorships in both listed and unlisted companies and serves on various governance committees. He was the chairperson of the Legal Practitioners Fidelity Fund until recently and is the Honorary Consul for the Kingdom of Belgium in Namibia. Habo joined the NSX in 2009 and was re-elected at the AGM in April 2012.

BRUCE PAUL HANSEN – born on 19 September 1969 and is a Director at Simonis Storm Securities (SSS) where he is responsible for Money and Capital Markets and Wealth Management. His previous work experience includes the Ministry of Finance, the Namibian Development Corporation, Sanlam and GIPF. He was trained as an economist and holds a Masters in Economics as well as an MBA from Oxford Brooks University. He serves on a number of private companies' board of directors. Bruce was elected to the NSX board in 2013.



RICHARD NIDDRIE* - born on 20 March 1955. Richard studied at the University of the Witwatersrand and is a registered Chartered Accountant in both Namibia and South Africa. He was at Ernst & Young for over 30 years, 20 of which was as an audit partner. His portfolio included listed corporations and subsidiaries of listed corporations. As an audit partner he also served on a number of audit committees. At the time of his death on 07 January 2019 he was a director of Nedbank Namibia and a Trustee of the Namibia Nature Foundation. Richard was elected to the NSX board in 2014.



DAVID NUYOMA - born on 03 June 1963. He completed his Master Degree in Industrial Development and BA (Honours) in 1987 and 1989 respectively at the University of East Anglia School of Development Studies, UK. David is the CEO and Principal Officer of the Government Institution Pension Fund. Before he joined the Fund he was the first CEO of the Development Bank of Namibia and before that he was the Executive Director of the Namibia Investment Centre in the Ministry of Trade and Industry. David has served as Board member of various corporate entities in Namibia and was Chairman of the SADC Investment Promotion Agencies and also of the SADC Development Finance Institutions Network. He served as Commissioner of the National Planning commission and was a member of the President's Economic Advisory Council.



*It is with great sadness to announce the passing of R Niddrie, his death occurred during January 2019.



LYNDON SAULS - joined IJG Securities in June of 2016 as Head of Dealing and Bond Trading. Lyndon is a certified JSE Trader, certified Settlement Officer, Member of the Institute of Financial Markets RPE and a Broker's License Holder on the Namibian Stock Exchange. Prior to joining IJG he was attached to Simonis Storm as a Director and Head of Dealing. He has vast experience in the industry having started his stockbroking career with Huysamer Stals in 1998 transitioning through ABN Amro and Investment House Namibia before moving to SSS. From 1995 he plied his skills at FNB in the treasury department.



MADELEIN SMITH - born on 30 November 1971 and matriculated at Pretoria North High School, Gauteng, South Africa. Madelein has a strong trading background in Forex, Money Market and Equity instruments and earned various industry qualifications in the 1990's before passing the NSX broker entrance examinations. She was appointed Managing Director of Namibia Equity Brokers (Pty) Ltd at the beginning of 2008 with 13 years' experience in the Namibia Financial Industry. Madelein was elected to the Board at the 2011 AGM and was subsequently re-elected.



MARK SPäTH - Born on 23 February 1978 is the Group Managing Director of the IJG Group of Companies. Mark joined IJG in September 2003 as Head of Research. Following the completion of his stockbroking exams in 2005, he was appointed as MD of the Securities business. Mark holds a B.Bus.Science (Honours Finance) from the University of Cape Town, has completed an executive management course at the renowned Stanford Graduate School of Business and was a member of the NSX until 2012. Mark was rated no. 1 sell-side analyst in the category "Other African Markets & Economies" in May 2006 in the prestigious Financial Mail broker ratings. Mark has been directly involved as corporate advisor and sponsor to numerous companies that have listed (primary / dual / debt issues) on the NSX since September 2006. Prior to joining IJG, Mark worked in the derivatives department of WestLB in London for two years and completed an internship with Schwabe, Ley & Greiner, an Austrian consultancy firm. Mark was elected to the Board in 2017, after the resignation of Ms Kaunapaua Ndilula (Kauna).



BRIAN VAN RENSBURG - holds a B.Comm.Hons degree in Money and Banking from the University of the Free State and is a registered member of the NSX and the South African Institute of Stock Brokers. He started his career as an economist at FNB Namibia before joining the stock broking industry in 1996, qualifying as a broking member in 1997. He has over 20 years of experience in the stock broking and investment industry and is currently the Managing Director of PSG Namibia.

NSX BOARD & COMMITTEES

As at 31 December 2018

BOARD OF DIRECTORS

D Nuyoma (Chairman), H-B Gerdes (Deputy Chairman), O Capelao, B Hansen, R Niddrie*, L Sauls, M Smith, M Späth, B van Rensburg

SUB-COMMITTEES OF THE BOARD²

AUDIT & RISK COMMITTEE

R Niddrie* (Chair), O Capelao, B Hansen

BROKER SCREENING COMMITTEE

H-B Gerdes (Chair), A Swanepoel

DISCIPLINARY COMMITTEE

H-B Gerdes (Chair), O Capelao

REMUNERATION COMMITTEE

H-B Gerdes (Chair), O Capelao, R Niddrie*

INVESTMENT COMMITTEE

B Hansen, L Sauls, M Smith

LISTING COMMITTEE PANEL

A Board Member will chair each Listings Committee meeting. H-B Gerdes (Chair), H Bossau (Deputy), J Badenhorst, G Cornelissen¹, J D Mandy, H A R Meiring, H-H Müseler, O N Shikongo, A Swanepoel, G Swart, B C Weichert, R Mostert and each of the Brokers

SUBSIDIARIES

Transfer Secretaries (Pty) Ltd: Directors – D Nuyoma (Chairman), C Bazuin Central Securities Depository (Pty) Ltd: Directors – D Nuyoma (Chairman), C Bazuin, E van Zyl, N Mukasa Maerua Investments Number Nine (Pty) Ltd: Directors – D Nuyoma (Chairman), C Bazuin

KEY MANAGEMENT

C Bazuin (Chief Executive Officer), A Hendricks (Chief Financial Officer), J Saal (Chief Information Officer)

1 South African

2 The Chairman of the Board and the Registrar of Stock Exchanges (or his nominee) may attend all committee meetings ex-officio.



MEMBERS OF COMMITTEES & PANEL

31 December 2018



J Badenhorst, H Bossau, J J G Cornelissen, A P Jansen, H A R Meiring, H-H Müseler, K Ndilula O N Shikongo, A Swanepoel, Gifford Swart, J Mandy, B C Weichert, S De Bruin, R Mostert

NSX & TRANSFER SECRETARIES STAFF at 31 December 2018



Left to Right: E Edwards, T Kavangelwa, A Hendricks, J Saal, T Bazuin, R Jooste, P Garoes, A van Wyk, A Scholtz

CORPORATE GOVERNANCE REPORT

The Board of the Namibian Stock eXchange (NSX) is responsible for the ongoing assessment of NSX policies relating to the duties and responsibilities of the Board and the delegation of powers. The NamCode Reports on Corporate Governance, based on international best practices, including the outdated King III report, detailing the importance of corporate governance in achieving financial objectives and fulfilling corporate responsibilities. This is to ensure that corporate governance requirements are met and that the core principles of accountability, integrity and transparency are adhered to.

At present the NSX is a non-proprietary association licensed by the Namibia Financial Institutions Supervisory Authority (NAMFISA) to operate as a stock exchange within Namibia in terms of the Stock Exchanges Control Act of 1985 (SECA). The NSX has 43 founder members and 6 stock broking members (the rights holders) who may attend general meetings of the association and annually elect the directors and appoint the auditors of the NSX and its subsidiaries. NAMFISA has been authorised to draft a Financial Institutions and Markets Bill (FIM Bill) to replace various financial sector Acts including the SECA and it has been announced that the Act will be tabled in Parliament this year. At the November 2012 consultative meeting with members of the FIM Bill, i.e. to demutualise. The principle was approved in 2015, but the change will be significant and have consequences which will require interaction with and the approval of the rights holders. The NSX is proactively preparing for this eventuality as it is an extensive process.

The Board diligently strives to adhere to the recommendations detailed in the NamCode which was launched in Namibia during 2014 and stipulates the principles of good corporate governance. The Board is of the opinion, based on the information and explanations given by management that the Exchange's internal controls are adequate, so that the financial records may reasonably be relied on for preparing the annual financial statements and for maintaining accountability for assets and liabilities; and in part by the receipt of an unqualified independent audit report.

The Board believes that the NSX's assets are protected and used as intended in all material respects with appropriate authorisation. Nothing has come to the attention of the Board to indicate that any material breakdown in the functioning of these controls, procedures and systems has occurred during the year under review.

In preparing the annual financial statements, the NSX has used appropriate accounting policies supported by reasonable and prudent judgments and estimates, and has complied with International Financial Reporting Standards. The Board is of the opinion that the annual financial statements fairly present the financial position of the Group and Exchange at 31 December 2018 and the results of operations and cash flow information for the year then ended. The members of the Board have a reasonable expectation that the NSX (and by association the Group) has adequate resources to continue in operational existence for the foreseeable future. For this reason, they adopt the going concern basis in preparing the annual financial statements.

BOARD OF THE NAMIBIAN STOCK EXCHANGE ("the Board")

As at 31 December 2018, the non-executive Board consisted of 9 elected members; one-third of the elected Board members retire annually. The Board is elected in terms of the Constitution of the NSX which was gazetted on 15 October 2005 (Government Gazette No 3815) based upon their skills and experience and from seven prescribed sectors of the Financial Industry. The Chairman and Deputy Chairman of the Board are elected by the Board members.

A representative of the Namibia Financial Institutions Supervisory Authority (NAMFISA) is invited to attend all the meetings of the Board and its committees. Three members will retire at the Annual General Meeting of the NSX in April 2019.





Board members		Total N\$ 2018	Retainer	19-Feb	29-Mar	01-Aug	07-Dec	Total N\$ 2017
Capelao O	Elected 20 May 2016	25,706	14,641	-	\checkmark	\checkmark	\checkmark	19,719
Gerdes H	Re-elected 26 April 2018	24,595	14,641	\checkmark	-	\checkmark	\checkmark	32,286
Hansen B	Re-elected 20 May 2016	25,706	14,641	-	\checkmark	\checkmark	\checkmark	18,337
Mostert R	Retired 26 April 2018	11,407	3,660	\checkmark	\checkmark	-	-	32,286
Ndilula K	Resigned 12 April 2017	-	-	-	-	-	-	3,328
Niddrie R*	Re-elected 12 April 2017	29,024	14,641	\checkmark	\checkmark	\checkmark	\checkmark	22,861
Nuyoma D	Re-elected 12 April 2017	43,665	29,282	\checkmark	\checkmark	\checkmark	\checkmark	45,596
Sauls L	Elected 26 April 2018	17,617	10,981	-	-	\checkmark	\checkmark	-
Smith M	Re-elected 12 April 2017	29,024	14,641	\checkmark	\checkmark	\checkmark	\checkmark	32,286
Späth M	Re-elected 26 April 2018	21,277	14,641	\checkmark	-	-	\checkmark	16,014
van Rensburg B	Elected 20 May 2016	21,277	14,641	\checkmark	-	\checkmark	-	25,877
		249,298	146,410					248,590

The Board has taken cognisance of the potential conflicts and has taken steps to mitigate any such conflicts. The Board believes that its composition and regular elections ensure that no one individual has undue influence in its deliberations and ultimate decisions.

The annual fee for the Board is split into a retainer and meeting attendance fee.

For 2018 Directors fees were based on a retainer of N\$ 14,641 for each Board member and a rate of N\$ 1,658.82 per hour. The annual fees are based on an hourly rate per hour spent in meetings as well as preparation.

The Chief Executive Officer and Chief Financial Officer attends all meetings by invitation.

MAJOR SUB – COMMITTEES OF THE BOARD

Remuneration Committee

The Remuneration Committee comprising three independent non-executive directors was chaired by H-B Gerdes. The Chairman of the Board and the NAMFISA representative are invited to attend. This committee is responsible for strategic human resources issues such as managerial succession planning, human resources policies, and the remuneration of staff and office-bearers and attendance fees for Board Members.

Remuneration committee	Total N\$ 2018	07-Feb	20-Nov	Total N\$ 2017
Capelao O	3,318	\checkmark	-	6,786
Gerdes H	5,806	\checkmark	\checkmark	6,786
Mostert R	3,318	\checkmark	-	3,016
Ndilula K	-	-	-	3,770
Niddrie R*	2,488	-	\checkmark	-
	14,930			20,358

Audit & Risk Committee

The Audit & Risk Committee was chaired by R Niddrie* plus two members of the Board, being B Hansen and O Capelao. Representative from the external auditors, the NAMFISA representative, the Chief Executive Officer, the Chief Financial Officer and the Chairman of the Board attend the Audit & Risk Committee meetings by invitation. The Committee meets a minimum of twice a year to review the audit plan, annual financial results and other significant audit issues.

Audit & Risk co	ommittee	Total N\$ 2018	Retainer	13-Mar	21-Nov	Total N\$ 2017
Capelao O	Elected 20 May 2016	7,465	-	\checkmark	\checkmark	4,524
Hansen B	Elected 26 April 2018	-	-	-	\checkmark	-
Mostert R	Retired 26 April 2018	7,465	-	\checkmark	-	7,540
Niddrie R*	Chairman from 20 May 2016	22,106	14,641	\checkmark	\checkmark	20,850
		37,036	14,641			32,914

It is the responsibility of the Audit & Risk Committee to review the annual financial statements of the NSX and its subsidiaries and the Guarantee Fund, and to make appropriate recommendations regarding their approval to the Boards of the NSX, Transfer Secretaries (Proprietary) Limited, Maerua Investments Number Nine (Proprietary) Limited, Central Securities Depository (Proprietary) Limited and a dormant subsidiary company. The annual fee for the Audit Committee is also split into a retainer and a meeting fee.

The meeting held on the 21 November 2018 was conducted by means of a round robin meeting, no fees are earned for round robin meetings held.

The Audit & Risk Committee has the responsibility to oversee the implementation and annual review of the risk management process and the maintenance of the risk register.

Broker Screening Committee

A Broker Screening Committee reviews all applications for broking membership of the NSX to determine if the applicant is fit and proper in terms of the Rules of the NSX. This committee, comprises of H-B Gerdes as Chairman and A Swanepoel.

No Brokers Screening Committee meeting was had during the 2018 financial year.

Listing Committee

The Listing Committee panel includes, among others, representatives of major accounting and legal firms in Namibia and the quorum for each meeting is three non-conflicted Board Members and all of its meetings must be chaired by a member of the Board. This Committee meets on an ad hoc basis to approve all primary listing applications and the approval of note programmes for non-government bonds. Members attending the listing meetings are selected on availability and their particular skills and training. The NSX listings requirements are modelled on those of the JSE Limited trading as the Johannesburg Securities Exchange (JSE) but with the introduction of the 2004 Companies Act on 1 November 2010 a number of unique listings requirements are being considered as the Namibian legislation diverges from that in South Africa. Applications for approval of the medium-term note programmes or individual bonds were processed in accordance with the bond listing requirements of the JSE, prior to the amendments the JSE introduced in July 2012.

Listings Panel	Total N\$ 2018	Retainer	17-Jan	25-Apr	12-Jul	Total N\$ 2017
Bossau H	32,058	14,641	-	\checkmark	\checkmark	43,093
Gerdes H	19,203	14,641	\checkmark	-	-	42,595
Mandy J	-	-	-	-	-	21,112
Mostert R	-	-	-	-	-	8,671
Niddrie R*	21,979	-	\checkmark	\checkmark	\checkmark	37,956
Smith M	4,562	-	\checkmark	-	-	50,397
Van Rensburg B	17,417	-	-	\checkmark	\checkmark	-
	95,219	29,282				203,824

The Chairman and Vice Chairman of the Listing Committee are each paid a retainer in addition to the meeting fee for consultations during the year on listing requirement interpretations but a Board member chairs the actual meeting in the absence of the Chairman.

The Board considers the JSE listing requirements to be best practices and has requested that the NSX regularly updates, where applicable, practicable, and permitted by Namibian legislation, for changes made by the JSE. A major review will be undertaken on the gazetting of the Financial Institutions & Markets Act (now expected in 2019) and the publication of the related prudential and market conduct regulations being drafted by the Namibia Financial Institutions Supervisory Authority (NAMFISA).

This review and the resultant update of the harmonisation with best practices are also in line with the aims of the Committee of SADC Stock Exchanges (CoSSE) to have a regional stock exchange as soon as possible in terms of the SADC Finance and Investment Protocol.



Investment committee and capital management

The NSX Investment Policy Statement provides a framework for the management and investment of the assets of the NSX. The objective of the Group in the management of capital is to safeguard the Group's ability to continue as a going concern in order to provide the statutory protection for investors in terms of the Guarantee Fund created in terms of the Stock Exchanges Control Act, Act 1 of 1985 and to deepen the capital markets in Namibia.

To improve the returns on investments and to benefit from the positive returns experienced in the capital market since the international financial crisis, management recommended to the Board to appoint a number of Namibian unit trust asset managers with a prudential and balanced mandate to manage the funds of the NSX and the Guarantee Fund and not to rely on the interest income approach of prior years. The Board has decided to impose a limit of 40% of total funds in any one fund or bank. No fees were paid to this committee during 2018.

The returns earned on these investments are reported through the income statement in terms of IFRS requirements as the assets are marked-to-market at year end.

RISK MANAGEMENT REVIEW

The JSE has written terms of reference for its Risk Management Committee which is chaired by an independent non-executive committee to assist its board with the identification, assessment, evaluation and monitoring actual and potential risks and the mitigation thereof. The South African Institute of Chartered Accountants in 2004 issued an updated *Stockbrokers: Audit and Accounting Guide* to provide practical guidance on the auditing and accounting issues related to the accounts of Stockbrokers. In addition, regular reviews of the BDA systems were undertaken by an independent auditing firm for use by all auditors to stockbrokers; this review was last completed in March 2019 for the period ended February 2019 by PricewaterhouseCoopers Advisory Services (Proprietary) Limited for the JSE Ltd.

A risk register has been populated and evaluated by management which it regularly updates and which is reviewed, annually, by the Audit & Risk Committee.

Risks influencing the environment in which the NSX and its trading subsidiary – Transfer Secretaries (Proprietary) Limited - operates are described below. As the property is occupied by the NSX and Transfer Secretaries the risks are substantially reduced. As part of its risk management procedures, the NSX has extensive insurance cover across all areas of its business and regularly reviews the mandatory insurance cover held by its members and the capital in the Guarantee Fund.

Principal risk

Principal risk is the risk of a party losing the full value of a transaction which may result from a delay between payment and the transfer of ownership of securities.

The implementation of STRATE eliminated the major portion of this risk on dual listed transaction through the simultaneous, final irrevocable delivery versus payment for the South African leg of the transaction, thereby substantially reducing the overall risk of participating in the equities market. The clearing of Namibian primary listed equities and bonds is settlement against delivery, but this is being hampered by the limits on the Namibia dollar size of cheques and the abolishing of cross border cheques. The Namibian Central Securities Depository (CSD) will address this risk in the same way STRATE addressed it in South Africa.

Technology and systems risk

The NSX through the JSE provides a market for the dealing in securities and financial instruments that is information technology intensive. Equity dealing is matched electronically on MIT Millennium Exchange which is developed and maintained by the JSE. In addition, trades in securities conducted through the JSE are settled through the electronic settlement engine STRATE. In parallel with the provision of this service the NSX and JSE (the Exchanges) also oblige all stock broking members to maintain their general ledger (exemptions are permitted) and client accounting through the JSE maintained Broker Deal Accounting system ("BDA").

The technology and systems risk is the inability of the systems and applications to manage and control the business processes and information. The JSE bears the risk for the dual listed trades but is largely exempt from legal liability should either or all of the systems referred to above not function efficiently or at all, resulting in the Exchanges being unable to provide an efficient operational market.

To address this risk the JSE employs a significant portion of its staff, under the supervision of the Director: Information Technology to manage the risk associated with BDA, MIT Millennium Exchange, Info Wiz and the ATS, which includes a comprehensive redundancy and disaster recovery infrastructure and plan.

The NSX has a Namibia based IT service provider managing its IT systems and to provide the required DR (Disaster Recovery) server, located off-site, and the NSX continues to provide an operational terminal for use by any of the brokers should part of their essential trading system fail. These services are continually reviewed and updated when considered necessary.

Settlement and liquidity risk

Settlement risk relates to where a party to an outstanding transaction fails to perform on the prescribed settlement date and a transaction fails as a result.

Liquidity risk is closely associated with settlement risk and is the risk that a party will not have sufficient liquidity to meet its settlement obligations.

Neither the JSE nor the NSX, accept any settlement or liquidity risk in respect of off-market trades. The NSX accepts no settlement or liquidity risk in respect of listed bond trades. The contracting parties in Namibia to an off-market trade or bond trade bear this risk.

Settlement performance is the cornerstone of every securities exchange, and therefore the Exchanges, in certain prescribed circumstances (on-market trades between two members) guarantees settlement and the Exchanges are required to manage settlement, bearing the liquidity and price risk for both the cash and securities.

The failure by a party to perform its settlement obligations may result in a counterparty having an open position. To address this situation, it is necessary to incur the cost of replacing, at current market prices, the securities subject to the agreed transaction. This risk is exacerbated by liquidity risk and price risk, which is the possibility that the price of replacing the required securities has materially and negatively changed. The Exchanges environment comprises a hierarchical risk structure with the obligations of the client being guaranteed by the client's stock broking member. The stock broking member's obligations in this regard are in turn guaranteed by the respective Exchanges. The settlement risk to the NSX is therefore directly proportional to the extent that both the client and the stockbroker are not able to perform their respective obligations. Both Exchanges have recourse in respect of any negative price movement against the stock broking member who introduced the trade.

The JSE has, through its rules, taken steps to address and limit settlement, price and liquidity risk. To ameliorate its inherent risks the NSX has adopted with appropriate amendments, for local laws and size of the market the JSE Listing requirements and general operating procedures. The JSE Settlement Authority is appointed in terms of the JSE rules and is currently - The Director: Clearing and Settlement, who is dedicated to facilitating and managing settlement. This Settlement Authority has a wide range of intellectual and information technology resources at its disposal as well as far reaching powers to manage the relevant risks and facilitate the settlement of listed securities.

Systemic risk

Systemic risk is the risk where a disruption to both or either of the Exchanges, STRATE, Central Securities Depository (CSD)'s, clearing and settlement members or the settlement system as a whole causes a knock-on effect throughout the financial markets, toppling one financial institution after another resulting in a loss of confidence in the system. This may result from a lack of solvency on the part of a stakeholder resulting in an inability to settle a multitude of transactions. Alternatively, an operational issue may contribute towards large-scale non-fulfilment of transactions.

The 2004 Companies Act allows listed Namibian companies to dematerialise share certificates and the NSX and Transfer Secretaries are investigating how this will impact on the current share registers, maintained for the primary listed companies as the required enabling legislation is still being drafted by NAMFISA. This 2004 Act allows any Namibian incorporated company to buy back its shares, under certain conditions instead of following the reduction of capital prescribed in the repealed act. A number of consequential changes to the Listings Requirements will be finalised together with the changes arising from the enactment of the Financial Institutions and Markets Act and consideration will be given to changes introduced by the JSE, as the leading SADC exchange, as best practices. The intension of the NSX is to implement the CSD and give shareholders the option to dematerialise their shares into electronic scrip, this is depended on the CSD obtaining its license under FIM Bill once the Bill is promulgated.

Both the Exchanges are subject to systemic risk, which is managed by the various stakeholders who participate in the financial markets. The NSX and the JSE both have Guarantee Funds, financial reserves and the JSE has a Fidelity Fund all of which are in place in the event that control procedures in place fail.

Fidelity risk

This is the risk of employees or agents of the NSX and its subsidiary committing fraud or an unauthorised activity. The NSX has significant funds under its management, including monies of the NSX Guarantee Fund. The Chief Executive Officer is responsible for managing this risk which is mitigated through the enforcement of the maximum delegation of powers, segregation of duties, rules setting out checks and balances, low risk investment policies as well as fidelity and similar insurance.

Legal risk

This is the risk that a transaction or contract cannot be consummated due to a legal impediment. The NSX is subject to this risk. The Chief Executive Officer is responsible for addressing this risk and in conjunction with external legal counsel attends to managing this risk. The Rules and Directives of the NSX will also be reviewed as a number of weaknesses therein have been brought to managements' attention.

Currency risk

This is the risk of defaulting on foreign currency payment obligations as a result of the devaluation of the Namibia Dollar which is linked to the South African Rand. The NSX is not exposed to this risk because payments for its service agreements with the JSE are in SA Rands.

The listing on the DevX and main board by Canadian and Australian uranium, gold, oil and phosphate exploration and mining companies has introduced a new currency risk in the trading cycle as well as some of the data vendors being billed in US Dollars; however, to-date the trading in these dual listed companies has been low and the Board is satisfied that the procedures approved by the Bank of Namibia, including the introduction in 2012 of depository receipts are adequate to safeguard the investors from any operational risk.

Reputational risk

Reputational risk is the risk of damage to the Exchanges' reputation. Given the nature of a financial market and the importance of the integrity of the market, this is a very grave risk and is a risk which is a natural consequence of all other risks set out above.



STRATE is a crucial element of the equities market. The risk associated with electronic settlement is not directly within the control of the JSE. This risk, if not managed, will result in the tarnishing of the Exchange's reputation and affect the ongoing viability of the securities market. The JSE, through its investment in and representation on the STRATE Board of Directors, participates in the guidance of the STRATE business, including the management of all STRATE related risk issues. In this way, the reputational risk to the Exchanges resulting from a STRATE related default, is managed and mitigated. International research has highlighted the enormous improvements to operational and settlement risks which should have a beneficial effect, particularly on the non-resident clientele of the market.

The Chief Executive Officer is generally responsible for managing this risk and under his guidance all aspects of the NSX business are focused on ensuring an honest, safe, transparent and efficient market.

Operational risk

Operational risk is the risk of direct or indirect loss resulting from inadequate or failed internal processes, people and systems.

Operational risks are those risks of a non-speculative nature with no potential of showing a profit. The objective of operational risk processes is therefore to mitigate the downside impact of these risks as far as possible, thereby ensuring the optimal application and protection of physical assets, while ensuring the continuity of the Exchange's business.

Operational risk elements can be classified as follows:

- Process risk
- Employee risk
- Systems risk

The Board accepts overall responsibility for operational risk with the responsibility of day-to-day management of operational risk delegated to management of the NSX.

Risk management controls are in place to lower the probability of operational risk occurring and the impact thereof.

Credit risk

Credit risk refers to the risk that a counter party will default on its contractual obligations resulting in financial loss to the Group.

At year end there were no significant concentrations of credit risk.

The maximum exposure to credit risk is represented by the carrying amount of each financial asset in the statement of financial position.

Credit risk on the NSX's own funds is minimised through ensuring that funds are mainly placed with registered banking institutions with maximum investment limits prescribed for each bank, other approved investments are in Government bonds and treasury bills. Exposure to credit risk on accounts receivable balances is monitored as part of the daily procedures of the Exchange's finance department.

Liquidity risk

Liquidity risk is the risk that the NSX will be unable to meet its short-term funding requirements. This risk is managed by the NSX in conjunction with an Investment Committee, formed by the Board, by maintaining some of the NSX's funds in current and call accounts and investments of various maturities in treasury bills, government and other bonds and fixed deposits with institutional and maturity limits. The investments in the Namibian managed unit trusts can be redeemed at short notice and the NSX does not speculate in equity investments.

Interest rate risk

Interest rate risk is the risk of the NSX being exposed to gains or losses on fluctuations on interest rates where assets or liabilities are linked to fixed interest rates. This risk is managed by the Exchange ensuring that where appropriate assets and liabilities are invested for periods appropriate to the potential needs of the NSX.

NAMIBIAN STOCK EXCHANGE ANNUAL FINANCIAL STATEMENT FOR THE YEAR ENDED 31 DECEMBER 2018

DIRECTORS' RESPONSIBILITY FOR FINANCIAL REPORTING

The Members of the Board of the Namibian Stock Exchange (NSX) are responsible for monitoring the preparation and integrity of the financial statements and related information included in this annual report.

In order for the Board to discharge its responsibilities, management has developed and continues to maintain a system of internal controls. The Board has ultimate responsibility for the system of internal controls and reviews its operation.

The internal controls include a risk-based system of internal accounting and administrative controls designed to provide reasonable but not absolute assurance that assets are safeguarded and that transactions are executed and recorded in accordance with generally accepted business practices and the Namibian Stock Exchange policies and procedures. Trained, skilled personnel with an appropriate segregation of duties implement these controls. The controls are monitored by management and include a comprehensive budgeting and reporting system operating within strict deadlines and an appropriate control framework.

The financial statements are prepared in accordance with International Financial Reporting Standards. The financial statements incorporate responsible disclosures in line with the accounting philosophy of the Namibian Stock Exchange. The annual financial statements are based on appropriate accounting policies consistently applied.

The management and the Board of the NSX believe that the Namibian Stock Exchange and its wholly-owned subsidiaries, will be able to continue as going concerns in the year ahead. For this reason they continue to adopt the going concern basis in preparing the annual financial statements.

DIRECTORS' APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS

The consolidated and separate financial statements for the year ended 31 December 2018 set out on pages 4 - 24 have been approved by the Board on 16 April 2019 and are signed on its behalf by:

D Nuyoma Chairman

O/Capelao Øirector



Deloitte.

PO Box 47 Windhoek Namibia

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INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF

THE NAMIBIAN STOCK EXCHANGE

Opinion

We have audited the financial statements of Namibian Stock Exchange ("NSX") and its subsidiaries ("the Group") as set out on pages 4 to 24, which comprise the consolidated and separate statements of financial position as at 31 December 2018, the consolidated and separate statements of profit or loss and other comprehensive income, the consolidated and separate statements of changes in equity and the consolidate and separate statements of cash flows for the year then ended, and the notes to the consolidated and separate financial statements, including a summary of significant accounting policies and the directors' report.

In our opinion, the consolidated and separate financial statements present fairly, in all material respects, the consolidated and separate financial position of the NSX as at 31 December 2018, and its consolidated and separate financial performance and consolidated and separate cash flows for the year then ended in accordance with International Financial Reporting Standards (IFRS).

Basis for Opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated and Separate Financial Statements section of our report. We are independent of the Group in accordance with the independence requirements applicable to performing audits of financial statements in Namibia which is consistent with the International Ethics Standards Board for Accountants Code of Ethics for Professional Accountants (Parts A and B). We have fulfilled our other ethical responsibilities in accordance with the ethical requirements applicable to performing audits in Namibia. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Responsibilities of the Directors for the Financial Statements

The Namibian Stock Exchange's Board and management are responsible for the preparation and fair presentation of the consolidated and separate financial statements in accordance with International Financial Reporting Standards, and for such internal control as the directors determine is necessary to enable the preparation of consolidated and separate financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated and separate financial statements, the directors are responsible for assessing the NSX's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors either intend to liquidate the NSX or to cease operations, or have no realistic alternative but to do so.

Other Information

The directors are responsible for the other information. The other information comprises of the Directors' responsibilities and approval which we obtained before the date of this audit report and the Annual Report which we obtained after the date of this auditor's report. The other information does not include the consolidated and separate financial statements, directors' report and our auditor's report thereon.

Our opinion on the consolidated and separate financial statements does not cover the other information and we do not express an audit opinion or any form of assurance conclusion thereon.

In connection with our audit of the consolidated and separate financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated and separate financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated.

If, based on the work we have performed on the other information obtained prior to the date of this auditor's report, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF THE NAMIBIAN STOCK EXCHANGE (Continued)

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs will always detect a material misstatement when it exists.

Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with ISAs, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design
 and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to
 provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for
 one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override
 of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the NSX's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the NSX's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated and separate financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the NSX to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the NSX to express an opinion on the financial statements. We are responsible for the direction, supervision and performance of the audit. We remain solely responsible for our audit opinion.

We communicate with the directors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide the directors with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

Je oitte & Touche

Deloitte & Touche Registered Accountants and Auditors Chartered Accountants (Namibia) Per Johann Cronjé Partner Windhoek 16 April 2019





NAMIBIAN STOCK EXCHANGE STATEMENTS OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME FOR THE YEAR ENDED 31 DECEMBER 2018

		G	roup	Namibian Stock Exchange			
	Notes	2018 N\$	2017 N\$	2018 N\$	2017 N\$		
Revenue	4	14,209,607	13,592,945	10,976,574	10,614,113		
Investment income	5	1,494,454	6,842,730	1,953,473	6,070,318		
Other income		65,100	96,592	3,089,634	1,735,913		
Total revenue		15,769,161	20,532,267	16,019,681	18,420,344		
Operating expenses		(9,383,142)	(9,178,748)	(9,235,039)	(10,543,685)		
PROFIT BEFORE TAXATION	6	6,386,019	11,353,519	6,784,642	7,876,659		
Taxation	7	(161,718)	(129,961)	-	-		
PROFIT FOR THE YEAR		6,224,301	11,223,558	6,784,642	7,876,659		
Other comprehensive income, net of income tax							
Items that will not be reclassified subsequently to profit and loss							
Unrealised loss on revaluation of fixed property	10	(285,000)	(170,000)	-	-		
TOTAL COMPREHENSIVE INCOME FOR THE YEAR		5,939,301	11,053,558	6,784,642	7,876,659		
TOTAL COMPREHENSIVE INCOME FOR THE YEAR Attributable to							
Parent		6,045,333	11,053,558	6,784,642	7,876,659		
Non-controlling interest		(106,032)		0,704,042			
		5,939,301	11,053,558	6,784,642	7,876,659		
	:	J, J		0,704,042			

NAMIBIAN STOCK EXCHANGE **STATEMENTS OF FINANCIAL POSITION** AS AT 31 DECEMBER 2018

Group Namibian St				tock Exchange	
Note	2018	2017	2018	2017	
	N\$	N\$	N\$	N\$	
_	57,159,501	58,125,611	43,672,215	44,524,260	
9	54,102	63,658	40,417	42,965	
10	8,535,000	8,820,000	-	-	
11	-	-	6,020,563	6,268,100	
12	565,606	566,825	565,606	566,825	
13	48,004,793	48,675,128	37,045,629	37,646,370	
_	33,645,145	24,527,201	28,901,620	20,736,025	
14	1,069,766	538,546	643,060	371,238	
	55,598	44,811	-	-	
19.3	32,519,781	23,943,844	28,258,560	20,364,787	
_					
=	90,804,646	82,652,812	72,573,835	65,260,285	
	9 10 11 12 13	Note 2018 N\$ \$7,159,501 9 54,102 10 8,535,000 11 - 12 565,606 13 48,004,793 33,645,145 - 14 1,069,766 55,598 32,519,781	Note 2018 2017 N\$ N\$ N\$ 57,159,501 58,125,611 9 54,102 63,658 10 8,535,000 8,820,000 11 - - 12 565,606 566,825 13 48,004,793 48,675,128 14 1,069,766 538,546 55,598 44,811 19.3 32,519,781 23,943,844	Note 2018 2017 2018 N\$ N\$ N\$ N\$ 9 57,159,501 58,125,611 43,672,215 9 54,102 63,658 40,417 10 8,535,000 8,820,000 - 11 - - 6,020,563 12 565,606 566,825 565,606 13 48,004,793 48,675,128 37,045,629 14 1,069,766 538,546 643,060 55,598 44,811 - 28,258,560 19.3 32,519,781 23,943,844 28,258,560	

RIGHTS, RESERVES AND LIABILITIES

Rights and Reserves	_	86,758,601	80,817,340	70,254,859	63,470,217
Founding members' contributions		430,000	430,000	430,000	430,000
Stockbroking members rights		1,890,500	1,890,500	1,890,500	1,890,500
Property revaluation reserve		1,714,700	1,999,700	-	-
Insurance reserve		500,000	500,000	500,000	500,000
Guarantee fund	16	15,058,574	14,311,052	-	-
Retained surplus		68,791,661	61,686,088	67,434,359	60,649,717
Non-contolling interest		(1,626,834)	-	-	-
NON-CURRENT LIABILITIES	_	2,107,342	428,453	243,809	189,850
Provision for severance pay	17	269,818	203,422	243,809	189,850
Long-term Loan: Bank of Namibia	18	1,561,409	-	-	-
Deferred taxation	8	276,116	225,031	-	-
CURRENT LIABILITIES		1,938,703	1,407,019	2,075,167	1,600,218
Trade and other payables	15	1,938,703	1,407,019	2,075,167	1,600,218
	_				
TOTAL RIGHTS, RESERVES AND LIABILITIES	-	90,804,646	82,652,812	72,573,835	65,260,285



NAMIBIAN STOCK EXCHANGE STATEMENTS OF CHANGES IN RIGHTS AND RESERVES FOR THE YEAR ENDED 31 DECEMBER 2018

GROUP

GROUP	Founding <u>members'</u> contributions N\$	<u>Stock-</u> broking <u>members'</u> rights N\$	Property revaluation reserve N\$	<u>Insurance</u> <u>reserve</u> N\$	<u>Guarantee</u> <u>fund</u> N\$	<u>Non-</u> <u>Controlling</u> <u>Interest</u> N\$	<u>Retained</u> <u>surplus</u> N\$	<u>Total</u> N\$
Balance at 31 December 2016	430,000	1,890,500	2,169,700	500,000	12,309,181	-	52,464,401	69,763,782
Profit for the year	-	-	-	-	-	-	11,223,558	11,223,558
Other comprehensive income for the year	-	-	(170,000)	-	-	-	-	(170,000)
Total comprehensive income for the year	-	-	(170,000)	-	-	-	11,223,558	11,053,558
Transfer	-	-	-	-	2,001,871	-	(2,001,871)	-
Balance at 31 December 2017	430,000	1,890,500	1,999,700	500,000	14,311,052	-	61,686,088	80,817,340
Partial disposal of subsidiary -		-	-	-	-	(1,520,802)	1,522,762	1,960
Loss / Profit for the year -		-	-	-	-	(106,032)	6,330,333	6,224,301
Other comprehensive (loss) for the year	-	-	(285,000)	-	-	-	-	(285,000)
Total comprehensive (loss) / income for the year	-	-	(285,000)	-	-	(106,032)	6,330,333	5,939,301
Transfer	-			-	747,522	-	(747,522)	-
Balance at 31 December 2018	430,000	1,890,500	1,714,700	500,000	15,058,574	(1,626,834)	68,791,661	86,758,601
Number of rights	43	35	-	-	-	-	-	78
Notes			10		16	18		
NAMIBIAN STOCK EXCHANGE								

	Founder <u>members'</u> <u>contribu-</u> <u>tions</u>	<u>Stock-</u> <u>broking</u> <u>members'</u> <u>rights</u>	Insurance reserve	<u>Retained</u> <u>surplus</u>	Total
	N\$	N\$	N\$	N\$	N\$
Balance at 31 December 2016	430,000	1,890,500	500,000	52,773,058	55,593,558
Total comprehensive income for the year	-	-	-	7,876,659	7,876,659
Balance at 31 December 2017	430,000	1,890,500	500,000	60,649,717	63,470,217
Total comprehensive income for the year	-	-	-	6,784,642	6,784,642
Balance at 31 December 2018	430,000	1,890,500	500,000	67,434,359	70,254,859

VALUATION OF RIGHTS

The Board's valuation of a new right is based on the total of the capital and reserves at the end of the year divided by the number of rights in issue in terms of Rule 2.4.6. This valuation is only for the purpose of calculating the cost of a new right, should a new right be issued.

Number of rights			
Founder members	43		
Stockbroking members	35		
	78		
Valuation		Group	Namibian Stock Exchange
2017		1 036 000	813 000
2018		1 112 000	900 000

NAMIBIAN STOCK EXCHANGE STATEMENTS OF CASH FLOWS FOR THE YEAR ENDED 31 DECEMBER 2018

	Note	Gro 2018 N\$	up 2017 N\$	Namibian Sto 2018 N\$	ock Exchange 2017 N\$
CASH FLOW FROM OPERATING ACTIVITIES		7,045,387	6,069,861	6,883,845	5,555,957
Cash receipts from customers		13,743,487	13,669,200	12,273,584	12,199,654
Cash paid to suppliers and employees		(8,741,470)	(9,258,349)	(7,943,952)	(8,788,578)
Cash generated from operations	19.1	5,002,017	4,410,851	4,329,632	3,411,076
Investment income		2,164,789	1,724,922	2,554,213	2,144,881
Taxation paid		(121,419)	(65,912)	-	-
CASH FLOWS UTILISED FOR INVESTING ACTIVITIES		(32,817)	(14,460)	1,009,928	(524,026)
Acquisition of property, plant and equipment		(34,036)	(15,688)	(24,775)	(14,820)
Movements in investments		-	(1)	1,033,484	(510,435)
Withdrawals from listed investments		1,219	1,229	1,219	1,229
CASH FLOWS FROM FINANCING ACTIVITIES		1,563,367	-	-	-
Proceeds of loan from non-controlling interest		1,561,407	-	-	-
Proceeds from disposal of interest		1,960	-	-	-
Net movement in cash and cash equivalents		8,575,937	6,055,401	7,893,773	5,031,931
Cash and cash equivalents at beginning of the year		23,943,844	17,888,443	20,364,787	15,332,856
Cash and cash equivalents at end of the year	19.3	32,519,781	23,943,844	28,258,560	20,364,787





1. ACCOUNTING POLICIES

1.1 Statement of compliance

The consolidated financial statements have been prepared in accordance with International Financial Reporting Standards (IFRS).

1.2 Basis of preparation

The consolidated and separate financial statements have been prepared on the historical basis, except for the Fixed property and certain financial instruments that are measured at fair value as described in the accounting polices below.

Historical cost is generally based on the fair value of the consideration given in exchange for goods and services.

The preparation of consolidated financial statements in conformity with IFRS requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets and liabilities, income and expenses. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making judgements about carrying value of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates.

The functional currency of the Group is the Namibia Dollar ('N\$').

1.3 Consolidation

The consolidated financial statements include the financial position, operating results and cash flows of the Namibian Stock Exchange, an exchange licensed in terms of the Stock Exchanges Control Act, (Act 1 of 1985) (SECA); the separate statutory guarantee fund created and maintained in accordance with SECA and controlled by the NSX for the benefit of listed equity investors; and the subsidiaries of the NSX. The results of subsidiaries are included from the effective dates of acquisition and up to the effective dates of disposal. Control is achieved where the NSX is exposed to, or has the rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity.

At the date of acquisition of a subsidiary, the cost of the investment is allocated to the fair value of individual identifiable assets and liabilities of the subsidiary. Unrealised income, expenses and profits arising from transactions within the group and inter-company balances are eliminated. The carrying value of subsidiaries is compared with their attributable net asset or market value. Provision for permanent impairment is charged against profit.

1.4 Financial instruments

Initial recognition and measurement

Financial instruments recognised in the statement of financial position includes listed investments, investments in balanced mandated unit trusts, trade receivables, cash and cash equivalents, amounts due to and from group entities and trade payables. A financial instrument is recognised if the Group becomes a party to the contractual provisions of the instrument. Regular way purchases and sales of financial assets are accounted for at trade date, being the date that the Group commits itself to purchase or sell the asset.

Financial assets and liabilities are offset and the net amount presented in the statement of financial position when, and only when, the Group has a legal right to offset the amounts and intends either to settle on a net basis or to realise the asset and settle the liability simultaneously.

Financial instruments are measured initially at fair value plus, for instruments not at fair value through profit or loss, any directly attributable transaction costs.

The Group classifies financial assets into the following categories:

- Financial assets at fair value through profit and loss; and

- Loans and receivables at amortised cost.

Subsequent to initial recognition, financial instruments are measured as described below.

Financial assets at fair value through profit and loss

The business model of the Group is to collect contractual cashflows from financial assets.

The group's investment in balanced mandated unit trusts is classified as financial assets at fair value through profit and loss. These assets are carried at fair value with any resultant gain or loss being recognised in profit and loss. Impairment losses are recognised in profit and loss.

1. ACCOUNTING POLICIES (Continued)

1.4 Financial instruments (continued)

Loans and receivables and financial liabilities measured at amortised cost

Other financial instruments are measured at amortised cost using the effective interest method, less any impairment losses on financial assets. Other financial instruments include listed investments, trade receivables, cash and cash equivalents, amounts due to and from group entities and trade payables.

1.5 De-recognition of assets and liabilities

Financial assets

Financial assets (or a portion thereof) are de-recognised when the entity realises the rights to the benefits specified in the contract, the rights expire or the entity surrenders or otherwise loses control of the contractual rights that comprise the financial asset. On de-recognition, the difference between the carrying amount of the financial asset and proceeds receivable and any prior adjustment to reflect fair value that had been reported in equity are included in the statement of profit or loss and other comprehensive income.

Financial liabilities

Financial liabilities (or a portion thereof) are de-recognised when the obligation specified in the contract is discharged, cancelled or expires. On de-recognition, the difference between the carrying amount of the financial liability, including related unamortised costs, and amount paid for it are included in the statement of profit or loss and other comprehensive income.

1.6 Impairments

The Group recognises a loss allowance for expected credit losses on trade and other receivables, excluding VAT and prepayments. The amount of expected credit losses is updated at each reporting date.

The Group measures the loss allowance for trade and other receivables at an amount equal to lifetime expected credit losses (lifetime ECL), which represents the expected credit losses that will result from all possible default events over the expected life of the receivable.

1.7 Foreign currencies

Foreign currency transactions are recorded at the exchange rate ruling on the transaction date. Assets and liabilities designated in foreign currencies are translated at rates of exchange ruling at the statement of financial position date. Foreign currency gains and losses are charged to the statement of profit or loss and other comprehensive income.

1.8 Plant, equipment and intangibles

Plant and equipment are stated at cost, less accumulated depreciation. The estimated useful lives, residual values and depreciation method are reviewed at the end of each reporting period, with the effect of any changes in estimate accounted for on a prospective basis. Depreciation is charged on a straight-line basis estimated to write each asset down to estimated residual value over the term of its useful life at the following rates:

- equipment	33,33% per annum
- office furniture	20,00% per annum
- Software	33,33% per annum

Purchased software licences are initially stated at cost. Depreciation is charged on a straight-line basis over the period of the licence. The carrying amount of any intangibles is reviewed annually and written down for any permanent impairment.

Where the recoverable amount of an asset is less than its carrying amount, the carrying amount of the asset is written down to its recoverable amount through the statement of profit or loss and other comprehensive income.

Surpluses and losses on disposal of property, plant and equipment are charged to the statement of profit or loss and other comprehensive income.

1.9 Fixed properties



Fixed properties held for use in the production or supply of goods or services, or for administrative purposes, are stated in the consolidated statement of financial position at their revalued amounts, being the fair value at the date of revaluation, less any subsequent accumulated depreciation and subsequent accumulated impairment losses. Revaluations are performed with sufficient regularity such that the carrying amounts do not differ materially from those that would be determined using fair values at the end of each reporting period.

1. ACCOUNTING POLICIES (Continued)

Any revaluation increase arising on the revaluation of such land and buildings is recognised in other comprehensive income and accumulated in equity, except to the extent that it reverses a revaluation decrease for the same asset previously recognised in profit or loss, in which case the increase is credited to profit or loss to the extent of the decrease previously expensed. A decrease in the carrying amount arising on the revaluation of such land and buildings is recognised in profit or loss to the extent that it exceeds the balance, if any, held in the properties revaluation reserve relating to a previous revaluation of that asset.

1.10 Employee retirement benefit costs

The Group contributes to an umbrella defined contribution fund in respect of retirement benefits of current employees, the costs of which are recognised as an expense when employees have rendered service entitling them to the contributions.

The Group does not provide post retirement medical benefits to employees. The Group accrues for the value of leave due on the basis of the number of days owing to the employee and the relevant cost associated therewith. The Group provides for severance pay benefits in accordance with the terms and conditions specified in the Labour Act of 2007 (Act 11 of 2007).

1.11 Deferred taxation

Deferred taxation is provided, using the liability method, for all temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the statement of financial position. Current tax rates are used to determine the deferred tax balance. In determining the balance, account is taken of estimated tax losses.

A deferred tax asset is recognised to the extent that its probable future taxable profits will be available against which the unused tax losses and deductible temporary difference can be utilised.

1.12 Revenue recognition

The Group recognises revenue from the following major sources:

For the Namibian Stock Exchange:

- Listing and documentation fees
- Annual fees
- Information fees

- Annual and entrance fees
- Commission received Transaction levy
- Commission received Other

For Transfer Secretaries (Pty) Ltd

- Annual fees
- Quarterly fees
- Service fees
- For Guarantee Fund:
 Guarantee Fund contributions

Namibian Stock Exchange:

Listing and documentation fees

A new applicant issuer is charged a fee before the initial listing of securities. On the initial submission of securities documents, a documentation fee is payable.

Capital raising revenue is earned once the listing is successful.

Annual fees

An annual listings fee is payable each year whilst the securities are listed.

Information fees

Revenue is earned from data subscriptions.

Annual and entrance fees

All sponsors, except registered stockbrokers, pay an initial, non-refundable, application fee in order to act as a sponsor.

All sponsors, except registered stockbrokers, will also pay a non-refundable annual fee, except in the year that the initial annual fee is paid.

1. ACCOUNTING POLICIES (Continued)

1.12 Revenue recognition

Namibian Stock Exchange (continued):

Commission received - Transaction levy

A transaction levy of 10% for securities, except bonds, is levied on the brokerage of each transaction.

Commission received - Other

The commission rate earned is a 0.05% levy of the total trade value (excluding Stamp Duties) on over-the-counter securities (OTCMN) traded.

A monthly quoting fee is charged for the duration of each quote on the OTCMN.

Transfer Secretaries (Pty) Ltd:

Annual fees

The revenue stream is comprised of dual listed securities without shareholder registers in Namibia, as per the listing rules these securities are required to have a receiving office in Namibia.

The issuer appoints TS as its receiving office in the Republic of Namibia ("Namibia") for the purpose of assisting its shareholders resident in Namibia.

Quarterly fees

The revenue stream is comprised of dual listed securities with a shareholder register in Namibia and primary listed securities.

Transfer Secretaries (Pty) Ltd maintains the Register and provides a registration and transfer office in Namibia and performs the specified registration services.

Service fees

The revenue stream is comprised of services performed by Transfer Secretaries (Pty) Ltd.

The services being rendered is:

- Setting up of the register for a security;
- Receiving, registering and certifying transfers of the Principal's securities;
- Issuing certificates or certified deeds to holders of the Principal's securities;
- Preparing and dispatch dividend and/or interest payments to be made after the last day to register and advise the Principal forthwith of the total funds required to meet such payment;
- Reconciling the dividend and/or interest accounts ; and
- Preparation of addressed envelopes or labels for the despatch of notices to convene the meetings of holders, (if applicable) as may be required under the Articles of Association of the Principal, the Companies Act or any other statute or regulation or as the Principal itself may direct, the Programme Memorandum, etcetera, as well as to despatch the annual report and interim statement as may be required.

Guarantee Fund:

Broking members or broking firms or both contribute a levy to the Fund.

1.13 Leases

Leases where the Lessor retains the risks and rewards of ownership of the underlying asset are classified as operating leases. Transactions made under operating leases are charged against or included in income on a straight-line basis over the period of the lease.

1.14 Taxation

The NSX and the Guarantee Fund are exempt from normal taxation in terms of Section 16(1)(d) of the Income Tax Act, No. 24 of 1981. The operating subsidiaries are subject to normal taxation in terms of the Income Tax Act, No 24 of 1981.

X

The tax currently payable is based on taxable income of Transfer Secretaries (Pty) Limited for the year. Taxable income differs from profit reported in the statement of profit or loss and other comprehensive income because it excludes items of income or expense that are taxable or deductible in other years and it further excludes items that are never taxable or deductible. The current tax liability is calculated at the enacted statutory rate applicable for the reporting year.



1.15 Provisions

Provisions are recognised when the Group has a present legal or constructive obligation as a result of past events, for which it is probable that an outflow of economic benefits will occur and where a reliable estimate can be made of the amount of the obligation.

2. ACCOUNTING ESTIMATES AND JUDGEMENTS

There were no material judgements nor estimates made in preparing these financial statements other than disclosed in Notes 9, 10 and 11.

The Directors have reviewed the Group's investment in financial assets in light of its capital maintenance and liquidity requirements and have confirmed the Group's positive intention and ability to hold these assets until they are ready for use.

3 New Standards and Interpretations

3.1 Standards and interpretations effective and adopted in the current year

In the current year, the company has adopted the following standards and interpretations that are effective for the current financial year and that are relevant to its operations:

Standard / Interpretation:

- Amendments to IFRS 9: Financial Instruments
- Amendments to IFRS 11: Annual improvements to IFRS 2015 2017 cycle
- Amendments to IFRS 15 Revenue from Contracts from Customers Clarifications to IFRS 15
- Amendments to IFRS 2: Classification and Measurement of Share-based Payment Transactions
- Amendments to IAS 28: Annual Improvements to IFRS 2014 2016 cycle
- Transfers of Investment Property: Amendments to IAS 40
- IFRIC 22 Foreign Currency Transactions and Advance Consideration
- Amendments to IFRS 4: Insurance Contracts and Applying IFRS 9 Financial Instruments

There were no significant adjustments as a result of applying these standards, other than the reclassification of held-tomaturity investments to amortised cost.

3.2 Standards and interpretations not yet effective

The company has chosen not to early adopt the following standards and interpretations, which have been published and are mandatory for the company's accounting periods beginning on or after 1 March 2019 or later periods:

Standard / Interpretation: Effective date: Years beginning on or after • Amendments to IFRS 10 and IAS 28: Sale or Contribution of Assets between and Investor

	and its Associate or Joint Venture	To be determined
•	IFRS 17 Insurance Contracts	1-Jan-21
•	IFRIC 23 Uncertainty over Income Tax Treatments	1-Jan-19
•	IFRS 16 Leases	1-Jan-19
•	IAS 1 Presentation of Financial Statements	1-Jan-20
•	IAS 8 Accounting Policies, Changes in Accounting Estimates and Errors	1-Jan-20
•	Amendments to IFRS 3: Annual Improvements to IFRS 2015 - 2017 cycle	1-Jan-19
•	Amendments to IFRS 11: Annual Improvements to IFRS 2015 - 2017 cycle	1-Jan-19
•	Amendments to IAS 23: Annual Improvements to IFRS 2015 - 2017 cycle	1-Jan-19
•	IAS 19 Employee Benefits: Plan Amendment, curtailment or settlement (Amendments to IAS 1	.9) 1-Jan-19
•	IAS 12: Income Taxes: Annual Improvements 2015 - 2017 cycle	1-Jan-19

Management has assessed the impact of these new and revised standards on the company not to be material.

4. REVENUE ANALYSIS

Management regards the NSX as a single reportable segment, that includes Transfer Secretaries, Central Securities Depository, Maerua Investments Number Nine and the Guarantee Fund. Income from rental by Maerua Investments Number Nine is eliminated at consolidation as all property is occupied by the group.

	Namibian Stock Exchange N\$	Transfer Secretaries N\$	Guarantee Fund N\$	Group N\$
Revenue represents net invoiced amounts to :	For the	vear ended 3	1 December 20	18
Listed entities		year enaca o	2 December 20	
- Listing and documentation fees	900,314	-	-	900,314
- Annual fees	3,424,500	140,700	-	3,565,200
- Quarterly fees	-	901,815	-	901,815
- Service fees	-	1,637,890	-	1,637,890
	4,324,814	2,680,405	-	7,005,219
Data distribution vendors	,	, ,		<u> </u>
- Information fees	775,202	-	-	775,202
Stockbrokers, sponsors and clients				
- Guarantee fund contributions	-	-	552,628	552,628
- Annual and entrance fees	321,700	-	-	321,700
- Commission received - Transaction levy	5,526,283	-	-	5,526,283
- Commission received - Other	28,575	-	-	28,575
	5,876,558	-	552,628	6,429,186
	10,976,574	2,680,405	552,628	14,209,607
	For the	year ended 3	1 December 20	17
Listed entities				
- Listing and documentation fees	1,130,700	-	-	1,130,700
- Annual fees	2,587,200	126,500	-	2,713,700
- Quarterly fees	-	711,570	-	711,570
- Service fees	-	1,552,604	-	1,552,604
	3,717,900	2,390,674	-	6,108,574
Data distribution vendors				
- Information fees	788,648	-	-	788,648
Stockbrokers, sponsors and clients				
- Guarantee fund contributions	-	-	588,158	588,158
 Entrance and annual fees 	199,100	-	-	199,100
 Commission received - Transaction levy 	5,881,576	-	-	5,881,576
- Commission received - Other	26,889	-	-	26,889
	6,107,565	-	588,158	6,695,723

		Grou	Namibian Stock Exchange		
5.	INVESTMENT INCOME	2018 N\$	2017 N\$	2018 N\$	2017 N\$
5.					
	Interest on investments at amortised cost	53,391	53,383	53,391	53,383
	Interest on intercompany loan	-	-	663,071	650,156
	Interest on bank and call accounts	2,111,398	1,671,539	1,837,751	1,441,342
		2,164,789	1,724,922	2,554,213	2,144,881
	Fair value adjustment on unit trust investments	(670,335)	5,117,808	(600,740)	3,925,437
		1,494,454	6,842,730	1,953,473	6,070,318

2,390,674

10,614,113

13,592,945

588,158



6.



		Group	
		2018	2017
		N\$	N\$
7.	TAXATION		
	The Namibian Stock Exchange and the Guarantee Fund are exempt from taxation in terms of Section 16 (1)(d) of the Income Tax Act No 24 of 1981.		
	Tax rate reconciliation - Namibian normal taxation		
	Income tax recognised in the consolidated statement of profit or loss and other comprehensive in	come	
	Effective rate	2.5%	1.1%
	- effect of income exempt from tax the:		
	- NSX	30.1%	29.1%
	- Guarantee Fund	3.7%	5.6%
	- effect of the assessed losses	(4.3%)	(3.9%)
	Standard rate of taxation =	32%	32%
	Normal taxation		
	- Current taxation	110,633	23,762
	- Deferred taxation	51,085	106,198
	Namibian normal tax	161,718	129,961
	Estimated tax losses		
	Utilised to reduce tax liability		
	At beginning of the year	-	(116,383)
	Utilised during the year	-	116,383
	=	-	
	Unutilised tax loss		
	At beginning of the year	(2,472,647)	(1,079,616)
	Increase in the assessed losses	(865,566)	(1,393,031)
	Available for set off against future taxable income	(3,338,213)	(2,472,647)
8.	DEFERRED TAXATION		
	Balance at the beginning of the year	(225,031)	(118,833)
	Charge to profit and loss	(51,085)	(106,198)
	Balance at end of the year	(276,116)	(225,031)
	Comprising:		
	Capital allowances	236,344	198,112
	Straight-lining of rental	48,095	31,262
	Provision for severance pay	(8,323)	(4,343)
	=	276,116	225,031

Deferred tax assets and liabilities are only offset when the income tax relates to the same legal entity or fiscal authority.





The Namibian Stock Exchange and its subsidiary, Central Securities Depository (Pty) Ltd (CSD), have both signed agreements with a supplier to provide software products to the NSX and the CSD.

Payments and commitments are pending approval by the Namibian Financial Institutions Supervisory Authority (NAMFISA).

The group considers that there is evidence of impairment of the Securities and Trading Technology (STT) asset in CSD, due to the legislative framework under which the asset is to be implemented not coming into effect and there is no certain date of its implementation.

The recoverable amount was assessed as nil, as no active market in which to sell the asset was identifiable, also the future cash flows from use of the asset has not been determined as yet when reviewing the five year budget of the project. The directors intend to re-evaluate this matter once the enabling legislation has been promulgated.

		G	roup	Namibian Stock Exchange	
		2018	2017	2018	2017
		N\$	N\$	N\$	N\$
10.	FIXED PROPERTY				
	Acquisition cost	-	-	-	-
	Balance brought forward	8,820,000	8,990,000	-	-
	Revaluation adjustment	(285,000)	(170,000)		-
	At fair value	8,535,000	8,820,000		-

Fixed property consists of Section 9 (measuring 255 m2 with a participation quota of 18.8%) and Section 2 (measuring 91 m2 with a participation quota of 6.7%) in the Sectional Title Scheme Maerua Heights No 65 / 2012 and an undivided share of Erf 1970 Windhoek, measuring 1264 m2. The property is un-encumbered.

The major portion (70%) of the fixed property is let to the Namibian Stock Exchange and the remainder to Transfer Secretaries (Pty) Limited.

At 31 December 2018 the two units were revalued by Property Valuation Namibia's, Marnus de Waal, a Professional / Sworn Appraiser holding a National Diploma: Real Estate (CPUT) at N\$ 8 535 000 (2017: N\$8 820 000). The income capitalisation method of valuation was used by the Professional / Sworn Appraiser.

The information below demonstrates the sensitivity to a possible change in the price earnings index, with all other variables held constant, of profit before tax.

	100 bps	100 bps	
	Increase	Decrease	
Increase or decrease of a 100 basis points in the price earnings index	9,259,000	7,808,000	

11. INVESTMENTS IN SUBSIDIARIES

% owned 11.1. Transfer Secretaries (Pty) Ltd The nature of its business is that of transfer agent Issued capital 100% 4.000 4.000 Included in accounts receivable (note 14) is the amount owing by subsidiaries on current account. 11.2. Maerua Investments Number Nine (Pty) Limited This company whose nature of its business is investing in property was acquired to further diversify the NSX's investment portfolio with potential for capital appreciation Issued capital 100% 1,325,100 1,325,100 Loan to subsidiary without any fixed term of repayment, interest is payable monthly at an annual rate of 4,600,000 4,935,000





L-T.						
	Trade receivables, net of provision	1,017,308	504,726	554,552	335,610	
	Maerua Investments Number Nine (Pty) Ltd	-	-	48,581	7,321	
	Prepayments	50,227	29,611	37,696	24,098	
	Other receivables	2,231	4,209	2,231	4,209	
		1,069,766	538,546	643,060	371,238	
	Receivables that are past due but not impaired	111,779	11,799	11,318	11,318	

		G	Group		Namibian Stock Exchange	
		2018 N\$	2017 N\$	2018 N\$	2017 N\$	
15. TRADE AND OTHER PAYABL	ES					
Trade payables		336,079	48,782	331,214	45,090	
Intercompany payables: Gua	arantee Fund		· -	35,011	23,314	
Intercompany payables: Trai	nsfer Secretaries		· -	194,503	307,938	
Value added taxation		35,841	. 104,357	-	-	
Accruals		1,566,783	1,253,880	1,514,439	1,223,876	
		1,938,703	1,407,019	2,075,167	1,600,218	

16. GUARANTEE FUND

A separate guarantee fund is maintained, for investor protection purposes, by the Stock Exchange in terms of Section 30 of the Stock Exchanges Control Act, (Act 1 of 1985), as amended. As the NSX and its Board exercise control over this Guarantee Fund it is required to consolidate the activities of the Guarantee Fund into the Group financial statements in terms of International Financial Reporting Standards.

Every stockbroker is obliged to contribute to this fund to cover liabilities that may arise out of the buying and selling of securities but have no rights to any assets of the guarantee fund.

Balance at beginning of year	14,311,052	12,309,181	-	-
Income for the year	747,522	2,001,871	-	-
Retained surplus at end of the year	15,058,574	14,311,052	-	-

17. PROVISIONS

Provision for severance pay

Balance at beginning of the year	203,422	384,193	189,850	371,588
Increase / (decrease) in provision	66,396	(180,771)	53,959	(181,738)
Balance at end of the year	269,818	203,422	243,809	189,850

The provision for severance pay benefits has been determined in accordance with the Labour Act of 2007 (Act 11 of 2007).

Key assumptions used are:

- likelihood of remaining in service until the age of retirement

- varied according to current age of staff members

The Group does not make use of an actuary to compute the calculation, it is done internally.

18. Long-term Liabilities

Loan from Bank of Namibia to Central Securities Depositories (Pty) Ltd 1,561,407

The loan is unsecured and has no fixed terms of repayment. Interest is capitalised monthly at the Namibian prime interest rate. A a formal agreement is in place between Bank of Namibia and Central Securities Depository (Pty) Ltd, the loan will not be called in the next twelve months and has therefore been classified as non-current.




		Group		Namibian Stock Exchange	
		2018	2017	2018	2017
		N\$	N\$	N\$	N\$
19.	NOTES TO THE STATEMENTS OF CASH FLOWS				
19.1	Cash generated from operations				
	Profit for the year before taxation	6,386,019	11,353,519	6,784,642	7,876,659
	Adjustment for:				
	Depreciation	43,592	46,339	27,323	32,133
	Impairment of intangible asset	-	669,041	-	-
	Impairment loss of loan to related party	-	-	734,856	2,461,893
	Reversal of impairment loss of loan to related party	-	-	(1,520,802)	-
	Investment income recognised in profit	(1,494,454)	(6,842,730)	(1,953,473)	(6,070,318)
	Increase / (decrease) in provision for severance pay	66,396	(180,772)	53,959	(181,738)
		5,001,553	5,045,397	4,126,506	4,118,629
	Movements in working capital				
	Increase in trade and other receivables	(531,220)	(20,337)	(271,822)	(150,372)
	Decrease in trade and other payables	531,684	(614,209)	474,949	(557,182)
		5,002,017	4,410,851	4,329,632	3,411,076
19.2	Taxation paid is reconciled to the amount disclosed in the statement of profit or loss and other comprehensive income as follows:	:			
	Amounts receivable at the beginning of the year	(44,811)	(2,661)	-	-
	Current taxation charged to profit or loss	161,718	129,961	-	-
	Movement in deferred taxation	(51,085)	(106,198)	-	-
	Receivable at end of year	55,598	44,811	-	-
		121,419	65,912	-	
19.3	CASH AND CASH EQUIVALENTS				
	Cash at bank and on hand	311,396	999,115	123,733	687,598
	Call accounts	32,208,385	22,944,729	28,134,827	19,677,189
		32,519,781	23,943,844	28,258,560	20,364,787
20.	COMMITMENTS				
	Commitments under operating leases with subsidiary, Maerua Investments Number Nine (Pty) Ltd:	I			
	Within one Year	-	-	657,461	608,760
	One year to five years	-	-	1,476,921	2,134,382
	· · ·	-	-	2,134,382	2,743,142
				i	i

21. RETIREMENT BENEFIT INFORMATION

21.1 Retirement fund

The Stock Exchange contributes to the Benchmark Retirement Fund, an umbrella defined contribution plan. This fund is registered under and governed by the Pension Funds Act 1956 (Act 24 of 1956). All employees who are eligible through qualifying service are members of the fund. The fund provides death, disability and retirement benefits.

In terms of the rules of the fund the employer contributes 19.6% of cost to company remuneration towards retirement and premiums for group life benefits. Obligations for contributions to the fund are recognised as an expense as incurred. Refer to Note 6.

Under defined contribution plans, the legal liability of the entity is limited to the agreed contribution. Consequently investment risks are borne by the employees.

21.2 Post-retirement medical benefits

The Stock Exchange and its subsidiary contribute to a medical aid scheme for the benefit of permanent employees. In terms of employment contracts, the Group is not liable for the medical aid contributions of retired employees.

22. FINANCIAL RISK MANAGEMENT

The group and NSX's principal financial instruments comprise of investments and cash equivalents. The financial assets which are investments and cash and cash equivalents, arise directly from operations.

The market risks arising from the group and NSX's financial instruments are foreign currency risk, credit risk, liquidity risk and interest rate risk. The Board of Directors reviews and agrees policies for managing each of these risks which are summarised.

22.1 Foreign currency risk management

The Group undertakes transactions denominated in foreign currencies; consequently, exposures to exchange rate fluctuations arise. A significant number of the foreign currency transactions are denominated in South African Rand. Namibia is part of the Southern African Common Monetary Area. The Namibia Dollar is pegged to the South African Rand on a one-to-one basis. Virtually all the Stock Exchange's transactions are conducted within the common monetary area of Southern Africa. Foreign data distribution vendors are billed in foreign currency and these amounts are not hedged.

The Group does not have assets or liabilities denominated in foreign currency as at year end.

22.2 Interest rate management

The Group's sensitivity to interest rates has decreased since the investment in the prudent unit trusts (note 13) and the purchase of the Groups operating premises. The Group still adheres to the process of managing the Group's interest rate risk. Interest rate characteristics of new investments and the reinvesting of maturing investments are positioned according to expected movements in interest rates. This risk is managed by the Group ensuring that where appropriate assets and liabilities are invested for periods appropriate to the potential needs of the Group.

The group and NSX's exposures to interest rates on financial assets and financial liabilities are detailed in note 23.

The information below demonstrates the sensitivity to a possible change in the interest rates, with all other variables held constant, of profit before tax.

	100 bps Increase	100 bps Decrease
Increase or decrease of a 100 basis points in the interest rate	325,198	239,438

22.3 Credit risk management

The Group only deposits cash surpluses with major banks of high quality credit standing.

Trade accounts receivables comprise a sound customer base. On-going credit evaluation of the financial position of customers is performed.

The granting of credit is made on application and is approved by management. At 31 December 2018 the Group did not consider there to be any significant concentration of credit risk which has not been adequately provided for.

22.4 Fair value

The Board of Directors is of the opinion that:

- the carrying value of financial instruments carried at cost or amortised cost approximates fair value due to the short-term nature of these investments;
- the appropriate fair value of the investments in unit trusts is the price published by the unit trust managers on the measurement date:
- the fair value of the fixed property was determined as detailed in note 10.

The Group does not speculate in or engage in the trading of derivative instruments.

22.5 Capital risk management

The Group manages its capital with the objective of ensuring that the NSX continues as a going concern in order to provide the statutory protection for investors in terms of the Guarantee Fund.

The Group is not subject to any externally imposed capital requirements.

In the prior financial years, the Board approved the appointment of three Namibian Asset Managers to manage the Group's investments. The Group does not have long term debt and its cash and cash equivalents exceeds current liabilities by N\$ 31 million.





22. FINANCIAL RISK MANAGEMENT (Continued)

22.6 Liquidity risk management

The group and NSX's approach to managing liquidity is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under normal and stressed conditions, without incurring unacceptable losses or risking damage to the entity's reputation.

The directors take note of the net assets position of the group and NSX. The directors have concluded that sufficient liquid resources are available to the group and NSX to allow it to continue normal operations for the foreseeable future.

The group and entities' financial assets and financial liabilities maturity are detailed in note 23.

		Interest	Group 2018 2017		•		ock Exchange 2017
23.	LIQUIDITY AND INTEREST RATE RISKS TABLES	rate	NŚ	NŚ	NŚ	N\$	
-	Assets		·	·	·		
	Non-financial assets						
	Plant and equipment	_	54,102	63,658	40,417	42,965	
	Fixed property		8,535,000	8,820,000	40,417	42,905	
	Investment in subsidiaries	-	8,333,000	8,820,000	6,020,563	6,268,100	
	Current taxation	-	- 55,598	44,811	0,020,303	0,208,100	
	Prepayments	-	50,227	29,611	37,696	24,098	
	riepayments	-	8,694,927	8,958,080	6,098,676	6,335,163	
			8,094,927	8,938,080	0,098,070	0,333,103	
	Financial assets at fair value – mandated unit trusts		48,004,793	48,675,128	37,045,629	37,646,370	
	Financial assets at amortised cost						
	1 to 5 years						
	Other investments - listed maturing in 2019 & 2021	10.75%	565,606	566,825	565,606	566,825	
	0 to 3 months						
	Call accounts - variable rates						
	Other investments - NSX only	10.75%	28,134,827	19,677,189	28,134,827	19,677,189	
	Other investments - Guarantee Fund	10.75%	4,073,558	3,267,540	- 20,134,027		
	Current accounts - variable	10.7570	+,075,550	5,207,540			
	Bank balances and cash	7%	311,396	999,115	123,733	687,598	
	Financial Assets - no interest	770	511,550	555,115	125,755	007,550	
	Trade and other receivables	_	1,019,539	508,935	605,364	347,140	
			33,539,320	24,452,779	28,863,924	20,711,927	
	Total assets		90,804,646	82,652,812	72,573,835	65,260,285	
	Rights and reserves						
	Founder members' contributions	-	430,000	430,000	430,000	430,000	
	Stockbroking members rights	-	1,890,500	1,890,500	1,890,500	1,890,500	
	Property revaluation reserve	-	1,714,700	1,999,700	-	-	
	Insurance reserve	-	500,000	500,000	500,000	500,000	
	Guarantee fund	-	15,058,574	14,311,052	-	-	
	Retained surplus	-	68,791,661	61,686,088	67,434,359	60,649,717	
	Non-controlling interest		(1,626,834)	-	-	-	
			86,758,601	80,817,340	70,254,859	63,470,217	
	Liabilities						
	Non-financial liabilities						
	Provision for retrenchments and retirement	-	269,818	203,422	243,809	189,850	
	Trade and other payables	-	35,842	104,357	229,514	331,252	
	Current taxation	-	-		-	-	
	Deferred taxation	-	276,116	225,031		-	
	eta a susta la tra la tituda a		581,776	532,810	473,323	521,102	
	Financial liabilities	40 - 004	4 - 64 - 466				
	Long-term loan: Bank of Namibia	10.50%	1,561,409	-	-	-	
	0 to 3 months		4.000.000	4 000 000	4.045.055	4.969.965	
	Trade and other payables	-	1,902,861	1,302,662	1,845,653	1,268,966	
	Total liabilities		4,046,045	1,835,472	2,318,976	1,790,068	
	Total rights, reserves and liabilities		90,804,646	82,652,812	72,573,835	65,260,285	

24. FAIR VALUE HIERARCHY

Fair value under IFRS 13 is defined as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction in the principle (or most advantages) market (of designated fair value financial instrument through profit and loss) regardless of whether that price is directly observable or estimated using another valuation technique.

The Group classifies fair value measurement using a fair value hierarchy that reflects the significance of the inputs used in making the measurements; this is done for instruments and fixed property recognised at fair value. The Groups' fair value hierarchy has the following levels:

Level 1 - Fair value is determined using unadjusted quoted prices in active markets for identical assets or liabilities;

Level 2 - Fair value is determined using inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (derived from prices); and

Level 3 - Fair value is determined using a valuation technique and inputs for the asset or liability that are not based on observable market data (unobservable inputs).

24.1 Financial instruments

The NSX classifies the investment in unit trusts as Level 2 and is of the opinion that for the fair value hierarchy as prescribed by IFRS, the daily publication of unit trust prices by reputable unit trust managers suffices.

The following financial assets are recognised at Level 2 fair value in the statement of financial position:

	Group		Namibian Stock Exchange	
	2018 N\$	2017 N\$	2018 N\$	2017 N\$
Investments in balanced mandate funds	48 004 793 4	8 675 128	37 045 629	37 646 370

24.2 Fixed property

The Group revalue its property as disclosed in note 10 and classifies the fixed property as Level 2 as the Directors are of the opinion that for the fair value hierarchy as prescribed by IFRS, the income capitalisation valuation method applied by the Professional / Sworn suffices.

25. RELATED PARTIES

A related parties relationship exists between the Stock Exchange, which performed certain administration services for its subsidiaries (Transfer Secretaries (Pty) Ltd and Maerua Investments Number Nine (Pty) Ltd) for which a management fee as detailed below was charged and paid, being an appropriate allocation of costs incurred by the NSX.

	Group		Namibian Stock Exchange	
	2018 N\$	2017 N\$	2018 N\$	2017 N\$
Amounts received from Transfer Secretaries (Pty) Ltd:				
Administrative and management fees based on staff cost (note 6)	-	-	1,015,680	1,152,000
Insurance recharge	-	-	37,530	47,968
IT Services including Internet connectivity	-	-	69,600	60,720
Board and Committee fees (note 6)	-	-	75,318	75,466
Amounts incurred by Central Securities Depository (Pty) Limited - Management fee to NSX - Interest on long-term loan by NSX			480,000 258,279	480,000 219,436
- Interest on long-term loan by Bank of Namibia	40,605		256,279	219,450
	40,003			
Amounts paid to and received from Maerua Investments Number Nine (Pty) Ltd	Transfer Secretaries 2018	Transfer Secretaries 2017	NSX 2018	NSX 2017
- Administrative fee	2018	2017	8,053	7,321
- Premises rental	260,149	240,878	608,760	563,667
- Interest on long-term loan by NSX	- 200,149		404,792	430,721

Related party balances are disclosed in Notes 11, 14, 15 and 18 and Directors fees are disclosed in Note 6.

26. FINANCIAL STATEMENTS

The annual financial statements were authorised for issue on 16 April 2019.

NAMIBIAN STOCK EXCHANGE MANAGEMENT COMMENTARY FOR THE YEAR ENDED 31 DECEMBER 2018



This management commentary by the NSX, provides additional context to users of the annual financial statements of the Namibian Stock Exchange (NSX) and the Group which includes Transfer Secretaries, the Guarantee Fund, the property owning company and the Central Securities Depository, all of which have been prepared in accordance with International Financial Reporting Standards. The commentary provides integrated information that explains the performance of the NSX and the amounts presented in the financial statements specifically the NSX's financial position, financial performance and cash flows and serves as a basis for understanding management's objectives and its strategies for achieving the stated objectives.

Nature of business

The NSX is an electronic marketplace for the listing and secondary trading of financial securities such as equities and bonds. It oversees and regulates the activities and trading of its member stockbrokers, sponsors, listed companies and publishes information about trading, listed company information and general information about stock exchanges.

The Namibian Stock Exchange (NSX) is the only registered stock exchange in Namibia and is required to be licensed annually by the Namibian Financial Institutions Supervisory Authority. The NSX participated in the debates and consultations leading to the drafting of the Namibian Financial Sector Strategy. This strategy calls for the NSX to be demutualised as prescribed in the Financial Institutions & Markets Bill, which is scheduled to be promulgated in 2018.

Demutualisation will require the registration of a company (with share capital) and the transfer of the assets
of the NSX to the newly established company within one year from the enactment of the Act. This could lead
to the NSX being listed when the existing rights holders approve the terms of the demutualisation and listing.
At the Annual General Meeting in 2015 the existing rights holders approved the principle of demutualisation
and self-listing in terms of the FIM Bill, expected to be promulgated this year.

The NSX is an association not-for-profit whose main function is to develop the capital market as the engine of economic growth, development & prosperity of Namibia; to assist listed companies to raise capital; to provide a trading platform in these shares after listing with transparent price discovery in a regulated environment where best practices corporate governance is prescribed and enforced which encourages investors to buy equities / shares in the first place. The NSX has published the Corporate Governance Code for Namibia ("NamCode") which is applicable on all listed companies as a replacement of the outdated King II compliance requirement and the NamCode is part of the continuing obligations under the listing requirements on an apply or explain basis.

The role of the NSX is to "list" companies that want to raise money and / or want to facilitate the subsequent trading in their shares as efficiently as possible. It is important to understand that the stock exchange itself does not create or market the business ideas that require finance - that is the responsibility of the stock brokers and sponsors. The ability of a company to raise money on an exchange and the performance of the company's share price after listing depends entirely on the company itself and external economic factors including the government's management of the economy in terms of the legislative framework.

At the end of 2018, the NSX comprised of 43 founder members and six stock broking members (one of which is a founder member). One of the more onerous obligations on becoming a stockbroker is to acquire six rights at the valuation shown in the statement of changes in rights & reserves. At year end a total of 78 rights had been issued.

The rights holders are entitled to attend the Annual General Meeting held in April each year to approve the annual financial statements and to elect members of the Board of Directors to supervise the management of the NSX.

How does one measure the performance of the NSX itself?

At first glance on page 2 of the Annual Financial statements the NSX did well in 2018 considering the challenging economy we find ourselves in. The profits of an exchange depend directly on how much their services are used and on sustainability which is underpinned by the certainty of continued licensing and sound investing of its retained income. The services provided by the NSX include the trading system, publishing reliable, prompt information about trading, and compliance with sound regulation as well as investor relations. The share prices of those stock exchanges that have demutualized and listed on their exchange are therefore good indicators of their performance. As the NSX is still an association not for gain, other indicators are the norm.

The NSX has no share price by which to measure its performance. Instead a number of other indicators have to be examined in addition to the normal financial statements to which this report is attached and the movement in reserves is included in a table on page 2 of the Annual Financial Statements.

- The number of listing applications and actual new listings is a good indicator of how many companies want to raise money through the exchange, besides the three new sponsor approvals in 2018.
 - In 2018 first tradeable rights issue was done by Nimbus Infrastructure Ltd and first green bond was issued by Bank Windhoek Ltd. In the 2nd quarter of the year, Celsius Resources Ltd listed on the Development Capital Board (DevX) and thirteen new bonds, including the green bond were listed on the NSX. A total of six Namibian and two SA listed bonds matured to the end of 2018.
- The trades on the exchange can be measured by the number and value of shares traded. See tables on page 2. The 2018 trades were worth N\$ 12,219 or 12% lower than 2017. The liquidity of the exchange can be measured by dividing the value of shares traded by the free-float market capitalisation of the exchange the so-called liquidity ratios.
 - Throughout the reporting period the buy and hold mentality, the demand for local assets by regulation and taxing regime, the significant increase in existing and new Government bonds, locally, regionally and internationally, continues to dampen the liquidity on the NSX.
- Regulations and Listing requirements.
 - The NSX is regulated by NAMFISA as stated above in terms of the 1985 Stock Exchanges Control Act and has adapted the JSE Listing Requirements which will be revamped with changes required in terms of the 2004 Companies Act when the Financial Institutions and Markets Bill is enacted.
- Cost of trading on the NSX.
 - Namibia's stockbrokers must comply with the NSX's non-negotiable and fixed charges. An application can be made for concessionary brokerage limited to trades in Namibian companies in excess of N\$ 40 million. In a small market it is essential that level playing fields are maintained and that the brokers earn sufficient income to provide a full service in Namibia and not be controlled by foreign companies. The Managing Director of the corporate member must be a Stockbroker and must be Namibian.
- Trading costs, as shown on page 2, as a percentage of the traded value are:

 Brokers' fees, on average 	0.463%
 NSX Levy, 10% of brokers fees 	0.046%
 NAMFISA levy on trade value (Nov 2017 onwards) 	0.079%
Total cost for each leg of a local trade	0.588%

These fees can be as high as 1.14% for trades under N\$ 10 000 as the brokerage is charged at 1% for the first N\$ 10 000 of the traded value.

There are six registered stockbrokers on the NSX. Contact details can be found on the back cover of this report.





Growth of the NSX

Since its launch in 1992 the market capitalisation of shares listed on the NSX has grown significantly. Over 75 companies have listed on the Main Board, the Development Capital Board (DevX) and Exchange Traded Funds, but attrition through takeovers, transfers to other exchanges and two liquidations have reduced the number to 44.



Primary listed on the stock exchanges in:

Namibia - NSX	10
Australian - ASX	5
London - LSE	2
South Africa - JSE	17
South Africa - JSE - ETF	4
Toronto - TSX	2
Mauritius – SEM	4
Total	44

Total market capitalisation is the sum of the number of shares in issue multiplied by the closing share price, in this case the price at 31 December of each year. ETFs are excluded in the market capitalisation calculation, but included in total listings and trading statistics.

The NSX has over the years benefited from the Namibian asset requirements of Regulation 28 for Pension Funds and the similar Regulation 15 for long-term insurance companies by the dual / cross / secondary listing of companies listed on other international exchanges. Since 1994 pension funds have been required to invest 35% of their respective assets in deemed Namibian assets which include dual listed shares purchased through a Namibian Stock Broker on the NSX. Effective from 31 December 2014, only 25% of the value of dual listed shares will qualify as Namibian assets and this percentage reduced by five percentage points each year to ten percent at the end of 2017. It is impossible to determine the detrimental effect this reduction will have on the NSX results over this period.

At the end of each day, the NSX publishes information about trading that has taken place and has contracted with FTSE to calculate various indices, each of which is a single number reflecting the price movement of its various components. To cover the costs of preparation, this information is only available to subscribers and posted to the NSX website weekly. At the end of each day, week and month, reports are compiled and distributed to subscribers, brokers, fund managers and other interested parties.





In the next graph the solid line highlights the movement in the market capitalisation of Anglo American Corporation plc against the right hand vertical axis, in billions of Namibia dollars, since December 2006 and compares this to the largest companies listed on the NSX.

This graph shows the composite growth based on the price movement in the components of the Overall Index and is compared to the JSE All Share index. The NSX overall index includes some companies of high market capitalisation, such as FirstRand, Anglo American and Old Mutual, which makes it a difficult index to track, as investors would be unlikely to be so overweight in a few stocks.

It must therefore be acknowledged that the index does not reflect an investible benchmark.

On 06 March 2018 the NSX Overall Index was at the year's high of 1,460.44, higher than the all-time high of 1,299.67 on 29 December 2017. At year end the NSX Overall Index closed at 1,306.76 an increase of 0.55% up on 2017; while the JSE All share index closed at 52,736.90 at the end of the year or 11.37% down for 2018. Notable dual listed comparative number pre and post 2008 are:

- Anglo American at N\$ 479.01 in October 2007 and N\$ 68.99 at 31 December 2015 and N\$ 195.10 as at 31 December 2016, closed at N\$ 322.27 as at 31 December 2018;
- Old Mutual Plc at N\$ 24.65 in 2007, dropped to N\$ 4.72 in March 2009 and N\$ 34.44 as at 31 December 2016 and closed at N\$ 37.83 as at 29 June 2018 when it delisted.
- Old Mutual Ltd listed June 2018 and closed at N\$ 22.40 as at 31 December 2018;
- FirstRand at N\$ 20.30 in 2007 up to N\$ 67.25 in 2017 and N\$ 65.27 in 2018.

Although the London Stock Exchange shares were initially considered to be Rand (N\$) hedges, the volatility of the Namibia Dollar / ZA Rand against the US Dollar and the introduction of dividend withholding taxes on shareholders included on the RSA register (STRATE); and the decline in the Anglo share price since the 2008 financial sector crisis has diluted any benefit from being a rand hedge.



A local index which includes only Namibian Primary listed equities is calculated and published on a daily basis and the growth in this index is shown on page 2. The local index increased by 3.64% in 2018. Although Regulation 28 has been the basis of creating a large demand side of the market on the local securities, foreign taxation legislation has made local more attractive in the last three years. South African legislation implemented a 15% withholding tax on dividends, so local investors have a commercial incentive to buy local securities where they receive the full dividend. When analysing the performance of the Namibian securities over a 10 year period it is clear that the local market has become more active of late and there is a demand for local securities that is not currently being met, both from regulatory as well as a commercial perspective. Due to the regulation most pension funds also have a "buy and hold" philosophy, which decreases the liquidity of the securities even further. The implementation of the CSD is expected to open the Namibian market to additional interest from the international market which would increase the demand even more, not only for shares, but specifically on the bond market. It is clear that more Namibian companies need to come to market and expand their shareholding base if the liquidity problem is to be addressed. The graphs below examine the price and market capitalisation growth of selected Namibian securities, without taking dividend payments into account.





2014

2013

2015

Bidvest Namibia Ltd

FirstRand Namibia Ltd

Trades in equities

20.00 15.00 10.00 5.00

Trades are reported by a calendar year and trends, if any, are examined to determine if the value of trades is likely to exceed the forecast for the year, being the average of the preceding three years. To assist in understanding the value of the secondary trades reported by the NSX a stacked column graph has been prepared to highlight the value of each segment.

2010

2011

Namibian Breweries Ltd

Oryx Properties Ltd

Capricorn Investment Group Ltd

2012

As shown above Old Mutual and Anglo-American Corporation plc have significantly influenced the trading and reporting on the NSX and are shown separately. Other companies are grouped together as follows:



2016

2017

2018

- Companies with a market capitalisation greater than N\$ 20 billion;
- Namibian companies (irrespective of size or primary listing);
- Companies other than Namibian incorporated with a market cap of between N\$ 5 billion and N\$ 20 billion;
- Companies which have been delisted on either the NSX or JSE since 2003;
- All companies on the development capital board at present only ASX and TSX companies;
- Exchange Traded Funds; and
- The trades referred to above as concessionary trades, which would not have been traded on the NSX without applying the discretionary brokerage.
- Concessionary trades are large blocks (> N\$ 40 million) of a single primary listed entity for which a preferential trading cost is approved by the NSX to encourage all secondary trades to be reported to the market.

In addition, in the second quarter of 2010 GIPF, a defined benefit fund for Government employees and the largest Pension Fund in Namibia implemented a major revision to its asset management mandates which necessitated the sale and purchase of a number of dual listed equities via an off-shore international transitional manager.

Traded values have been decreasing since the high of 2007 to 2012 with trading levels picking up in the last three years and 2015 being an exceptional year with an increase of 106% on 2014. Traded values for 2018 dropped by 12% when compared to 2017, as the dual listed portion of Domestic assets reduce, this trend is expected to continue.



The number at the end of the bar is the total value of maturities for the year



The values of issued bonds in N\$ millions are:

Government	32,703
State Owned Enterprises	
Namibia, only	1,241
Dual listed on JSE	500
Commercial Banks	4,816
Dual listed on JSE	2,372
Corporate	309

This is in addition to the US\$ 500 million raised in Europe in 2011 and US\$ 750 million raised in 2015; ZAR 2,400 billion listed on the JSE and the N\$ 21,789 billion outstanding Treasury Bills.





NSX FOUNDER MEMBERS

(former names)

//Ae//Gams Financial Services (Pty) Ltd African Controlling (Pty) Ltd Alexander Forbes Risk Services (Lumley Namibia (Pty) Ltd) **Bank Windhoek Limited** Beira Investment (Pty) Ltd Business Connections Namibia (Pty) Ltd ((Comparex Namibia) (Asba Data)) Capital Alliance Life Ltd (AGA) (ACA Insurers) **CIC Holdings Limited** De Beers Services (Pty) Ltd (Namdeb Namibia / CDM) Development Bank of Namibia Limited (formerly NDC) E O Schneider First National Bank of Namibia Limited **Government Institutions Pension Fund** IJG Securities (Pty) Ltd (Irwin, Jacobs, Greene & Associates (Pty) Ltd (HSBC Securities (Namibia)) IJG Holdings (Pty) Ltd (Irwin, Jacobs, Greene & Associates (Pty) Ltd) Insurance Company of Namibia Limited IY Rachmin (Magnum Centre (Pty) Ltd) Manica Group Namibia (Pty) Ltd Metcash Trading (Namibia) (Pty) Ltd (Metlas) Metje & Ziegler Limited Momentum Life Association Limited (The Southern Life Association) Namib Bou (Pty) Ltd (Namib Building Society) Namibia Industries (Pty) Ltd Namibia Investment (Pty) Ltd Namibian Sea Products Ltd & Namibian Fishing Industries Ltd Nedbank Namibia Limited (Commercial Bank of Namibia) NEC Investment Holdings (Pty) Ltd Nictus (Pty) Limited NovaNam Ltd (Pescanova Fishing) **Ocean Diamond Mining Holdings Limited Ohlthaver & List Trust Co. Limited** Old Mutual Life Assurance Co. (Namibia) Limited Pupkewitz Holdings (Pty) Ltd Sanlam Namibia Limited Santam Namibia Limited Schoeman Office Systems (Pty) Ltd **Seaview Investments** Standard Bank Namibia Limited Swabou Holdings Limited (Swabou Building Society) TDS Holdings (Pty) Ltd TransNamib Limited **Tunacor Limited** Wispeco (Namibia) (Pty) Ltd

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