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GOVERNMENT OF ZAMBIA

STATUTORY INSTRUMENT NO. 33 OF 2012

The Bank of Zambia Act, 2012 (Laws, Volume 20, Cap 360)

The Bank of Zambia (Currency) Regulations, 2012

IN EXERCISE of the powers contained in section *fifty-seven* of the Bank of Zambia Act, and and on the recommendation of the Bank of Zambia, the following Regulations are hereby made:

1. These Regulations may be cited as the Bank of Zambia Title (Currency) Regulations, 2012.

2. In these Regulations, unless the context otherwise Interpretation requires—

- "Bank" means the Bank of Zambia established under section *three* of the Act;
- " currency " means the Zambian kwacha and ngwee;
- " domestic transaction " means any transaction within the Republic that involves a payment of a sum of money in or towards the satisfaction of a debt due, or for the credit
- of, a person resident in the Republic; and
 - "foreign currency" means foreign exchange and includes-
 - (a) banknotes and coins, other than the currency of the Republic, which are legal tender outside Zambia;
 - (b) any financial instrument denominated in a currency other than that of the Republic; and
 - (c) any other instrument or modes of payment as the Bank of Zambia may determine.

3. The currency issued by the Bank shall be the sole legal L tender in the Republic for all public and private transactions—

- Legal tender of Republic
- (a) in the case of notes, for the payment of any amount; and
- (b) in the case of coins, for the payment of an amount not exceeding ten thousand kwacha.

Copies of this Statutory Instrument can be obtained from the Government Printer, P.O. Box 30136, 10101, Lusaka, Price K1,000 each

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Prohibition of quoting, paying, etc. for goods and services in foreign currency	4. A person shall not quote, pay or receive foreign currency as legal tender any other domestic transaction.	-
	(2) Any contract, agreement, sale, instrument or security for money and ar for money or the payment of, or the liabi existing on the date of commencement of which is to be executed or discharged in deemed to be a reference to the correspon expressed in terms of the kwacha a commercial bank prevailing spot selling	by transaction, dealing lity to pay, any money, these Regulations, and the Republic, shall be ding amount of money nd calculated at the
Exchangeability of kwacha	5. (1) The kwacha may be exchanged w	vith any other currency.
	(2) Any sale or purchase of foreign currency shall be transacted through an authorised foreign exchange dealer.	
Offences	6. (1) A person who contravenes these Regulations commits an offence and is liable, upon conviction, to a fine not exceeding one hundred thousand penalty units or to imprisonment for a period not exceeding ten years, or to both.	
	(2) If a body corporate or an unincorporated body is convicted of an offence under these Regulations, every person who —	
	(a) is a director of, or is otherwise concerned with the management of, the body corporate or unincorporated body; or	
	(b) knowingly authorised or permit constituting the offence;	ted the act or omission در
	shall be deemed to have committed the same offence unless the director or like officer of the body corporate or unincorporated body proves to the satisfaction of the court that the act constituting the offence was done without the knowledge, consent or connivance of that director or like officer.	
		A. B. Chikwanda,
	Lusaka 7th May, 2012	Minister of Finance
	[MFB/103/103/16/5]	

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