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GAUTENG***

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# LOCAL AUTHORITY NOTICES

## LOCAL AUTHORITY NOTICE 1211

### RANDFONTEIN LOCAL MUNICIPALITY

#### NOTICE CSS11/2009

#### DRAINAGE TARIFFS

NOTICE IS HERBY GIVEN in terms of the provisions of section 75A of the Local Government: Municipal Systems Act, 2000 [Act No. 32 of 2000], that the Randfontein Local Municipality at its Special meeting held on 28 May 2009 resolved to amend its Drainage Tariffs, published under Local Authority Notice 2028 of 23 August 1995, as amended, with effect from 01 July 2009 as follows:

The present drainage tariffs are hereby forthwith substituted by the following:

#### SCHEDULE A

#### APPLICATION CHARGE

- The charges set out in item 3 of this Schedule exclude VAT and shall be payable in terms of subsection (1) of section 23 of these by-laws in respect of every application made under section 20 thereof, and shall be paid by the person by or on behalf of whom the application is made.
- The engineer shall assess the charges payable in respect of applications received in terms of section 20 of these by-laws in accordance with item 3 hereof.

3. (a) The minimum charge payable in respect of the following:	
(i) New dwellings.....	<b>R193-60</b>
(ii) Factories, flats and buildings other than dwellings.....	<b>R193-60</b>
(b) For any building plan area exceeding 100m <sup>2</sup>	<b>R16-00 per 10m<sup>2</sup> or part thereof</b>
(c) The charges payable in respect of any application for an alteration to an existing building.....	<b>R193-60</b>
(d) The charges payable in respect of the revision of any drainage plan	50% of the applicable charge with a minimum of <b>R193-60</b>
All above charges shall, after the addition of VAT, be rounded to the nearest full Rand	

#### SCHEDULE B

#### DRAINAGE CHARGES

#### PART 1

#### General Rules regarding Charges

- The charges levied under this tariff excludes VAT and shall be payable monthly in advance: Provided that the charges imposed in terms of Part IV of this Schedule shall be payable monthly in arrear.
- Where any person who is required to furnish a return in terms of this schedule or to provide such other information as may be necessary to enable the council to determine the charges to be made under this Schedule fails to do so within 30 days after having been called upon to do so by notice in writing, he shall pay such charges as the council shall assess on the best information available.
- In all cases of dispute as to the part or category of this Schedule, which is applicable, or as to the date from which any part or category is applicable to any premises the decision of the engineer shall be decisive subject to a right of the owner to appeal against his decision to the council.

4. In the case of a premises already connected to a sewer or, which in the opinion of the council can be connected to a sewer, the applicable charges imposed in terms of Part II to Part VII inclusive shall be payable.
5. The charges imposed under Part III of this Schedule shall remain effective in the case of buildings wholly unoccupied or in course of demolition until the date on which the council is requested to seal the opening of council's sewer.
6. Where any change other than a change as referred to in item 5 is made in the nature of the occupation or the use of any premises which requires the application of a different tariff in terms of this Schedule, no claim for any adjustment of an account rendered or any refund of moneys paid in terms of this Schedule shall be entertained by the council unless notice in writing of the change is given to council within 30 days of the date of its occurrence.
7. The average water consumption referred to in Part II or Part III shall be based on the average monthly water consumption calculated over the period 1 April to 31 March and shall apply to the financial year commencing on 1 July thereafter, provided that-
  - (1) In case of a new consumer, the council reserves the right to base the monthly average for the first three months on the average consumption of a consumer of more or less the same consumption and in the same consumers class for the previous period of 1 April to 31 March. The actual consumption for the first three months shall be used as basis for determining the levy from date of rendering the service up to the end of the financial year concerned.
  - (2) If the quantity of water, obtained from a source other than council's supply during a cycle, the charges will be based on council's estimate of the total consumption on such premises during the aforementioned cycle.
8. Notwithstanding the provisions of item 7 and without prejudice to the council's rights contained in section 79 of the by-laws, every consumer has the right to install a sewage effluent meter at his own cost on the condition that the meter must be calibrated every six months and written proof to this effect must be submitted to the engineer, failing which item 7 will be enforced. Provided that, should the meter be out of order the council shall have the right to base the charge on the last known correct reading. Where an effluent meter is installed, the actual discharge measured by such a meter shall be used to determine the charges at the rates referred to in Part II to Part IV inclusive.
9. Where no effluent meter is available to measure the actual volume discharged, the charges referred to in Part II to Part IV inclusive shall be based on actual water consumption.
10. Where the Council receives sewage effluent of which the council is not the supplier of the water, the monthly average effluent shall be determined on an estimate or a calculation based on the flow capacity of the sewer pipelines which are connected to the council's main sewer: provided that item 8 and/or Part III shall also apply mutatis mutandis.
11. The owner of premises situated outside the municipal area which is connected to the council's sewer shall be liable to pay all the applicable charges set out or referred to in this Schedule and, in addition, a surcharge of 25 percent thereon.

**PART II**

**INDUSTRIAL EFFLUENT**

The following items shall apply for the purpose of section 5 read with section 77 to 80 of these by-laws in connection with and for the determination of charges payable for the conveyance and treatment of industrial effluent:

1. The owner or occupier of premises on which any trade or industry or of any process incidental thereto, any effluent is discharged into the council's sewer shall, in addition to any other charges for which he may be liable in terms of this Schedule, pay to the council an industrial effluent charge which shall be calculated:-

- (a)(i) according to the actual sewage effluent per month metered by a sewage effluent meter in kl; or

- (ii) according to the quantity of water consumed monthly: Provided that the conditions of items 9 and 10 of Part 1 under Schedule B shall also be applicable thereto.

- (b) In accordance with the "strength" of such effluent, as determined on the composite sample consisting of four scoop samples taken every hour by the engineer over a minimum period of four consecutive hours during the preceding month: alternatively

in accordance with the "strength" of such effluent, as determined on the composite sample consisting of such samples collected by an automatic sampling device as provided for in section 79 of the by-laws, provided that:

where due to circumstances it is impossible to take such sample, the council shall take the "strength" of the last sample for the purpose of making such calculation. The "strength" shall be determined as specified in item 3. The levy per kilolitre or part thereof shall be calculated by means of the following formula:

Tariff in cent per kl = Charge (<sup>a</sup>cod + <sup>b</sup>pH + <sup>c</sup>ec) where:

Charge	1.7238
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and where:

(i) <sup>a</sup>cod = (0.022368 x cod + 0.011316 x cod) - 25.6

where cod is the chemical oxygen demand in milligram per litre, determined according to the method published in *Government Gazette* No 2512, dated 29 August 1969.

(ii) <sup>b</sup>pH = (20.16 - 1.965 x pH - 1.395 x pH) where pH is less than 6.0; or

<sup>b</sup>pH = (1.7 x pH + 0.86 x pH - 25.6) where pH is greater than 10.0 and where pH is the acidity value.

(iii) <sup>c</sup>ec = (0.034 x ec + 0.0172 x ec - 25.6) where ec (electrical conductivity) is measured in milli-Siemens per metre where ec > 500.

2. Whenever a sample is taken by the council in terms of item 1, one-half thereof, shall on his request be made available to the owner or occupier of the premises.
3. The strength referred to in item 1 shall be determined according to the chemical procedures by means of which sewage is to be analyzed as described in *Government Gazette* No 2512 dated 12 August 1969 where COD > 760, for the determination of the chemical oxygen demand as well as the acidity measured by means of a calibrated pH meter and the electrical conductivity measured by means of a calibrated conductivity meter expressed in milli-Siemens per meter where ec > 500.
4. (a) Where effluent is discharged into the sewer from more points than one on an industrial property, whether on the same floor or on different floors of the same premises and irrespective of the origin of the effluent, the council may in its discretion for all the purposes of making a charge in terms of this Schedule, including the taking of test samples, treat each such point of discharge as a separate point for the discharge of industrial effluent into the sewer.

- (b) For the purpose of calculating the quantity of effluent discharged from each point of discharge, as aforesaid, the total water consumed on the premises shall be allocated as accurately as is reasonably practicable, after consultation between the engineer and the occupier, among the several points of discharge: Provided that each point of discharge may be provided with a sewage flow meter in order to determine the actual sewage effluent.

### PART III

#### PRIVATE SWIMMING BATHS

The following charges shall be payable in respect of swimming baths in terms of section 5 read with section 76 of these by-laws: for each instance which the council permits the discharge of water from **R2.40**.

### PART VI

#### DUMPING FACILITIES FOR VACUUM TANKERS

The following charge for the discharge of vacuum tankers at council's purification works shall be payable in advance: **R405.00** per 10kl load or part thereof, provided that the quality of the contents of the vacuum tanker, in the opinion of the engineer, shall not detrimentally affect any of the processes of the works.

### SCHEDULE C

#### WORK CHARGE

1. Sealing openings (section 9).....	Cost plus 10 %
2. (a) For removing blockages (section 13).....	Cost plus 10 %
(b) Within 7 days after the first blockage: Should a blockage occur within 7 days from the opening of the first blockage.....	No charge
(c) For cleaning, back filling and repairing of damaged pipe lines, etc. over and above the cost in sub item (1).....	Cost plus 10%
3. For each drainage connection.....	Cost plus 10%
4. Compulsory sewerage supply in terms of section 6.....	Cost plus 10%
5. Unlawful sewerage works: work done in terms of section 10.....	Cost plus 10%
6. Sale of sewerage sludge, compost and manure: Per m <sup>3</sup> of part thereof	Sales Suspended



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2009

NOTICE CSS11/2009  
30 June 2009

**LOCAL AUTHORITY NOTICE 1212****LOCAL AUTHORITY NOTICE CSS/12/2009****RANDFONTEIN LOCAL MUNICIPALITY****TARIFFS OF CHARGES: HIRING OF HALLS IN RANDFONTEIN**

NOTICE IS HERBY GIVEN in terms of the provisions of section 75A of the Local Government: Municipal Systems Act, [Act 32 of 2000], that the Randfontein Local Municipality at its Special meeting held on 28 May 2009 resolved to amend its Tariffs for Hiring of Halls in Randfontein with effect from 01 July 2009, as follows:

The present tariffs for the Hiring of Halls in Randfontein are hereby substituted by the following schedule:

**SCHEDULE**

- (i) that the tariffs for Halls in Randfontein be charged as follows:

<i>Purpose for which accommodation is required</i>	<i>Hall or Room</i>	<i>Local Residents</i>		<i>Others</i>	
		Between 08h00 and 18h00	Between 18h00 and 01h00	Between 08h00 and 18h00	Between 18h00 and 01h00
1. Fees payable per hour or part thereof:  [a] All functions for which no entrance fees are charged, no collections or contributions are taken or where no articles are offered for sale – including church services, presentations by PACT and church fetes	Judas Klass Hall	50-00	50-00	60-00	60-00
	Town Hall (IEC)	25-00	25-00	35-00	35-00
	Randgate Hall	25-00	45-00	45-00	55-00
	—	—	—	—	—
	Ramosa Main Hall	35-00	45-00	45-00	55-00
	Side Hall	25-00	30-00	35-00	40-00
	Toekomsrus:				
	- Main Hall	40-00	40-00	40-00	50-00
	- Side Hall	25-00	25-00	35-00	35-00
	Greenhills Hall	60-00	70-00	70-00	80-00



[b] All functions for which entrance fees are charged, collections are taken or where articles are offered for sale	Judas Klass Hall	R110-00	R120-00	R115-00	R120-00
	Town Hall (IEC)	R85-00	R85-00	R90-00	R90-00
	Randgate Hall	R50-00	R50-00	R60-00	R60-00
	Greenhills	R120-00	R130-00	R130-00	R140-00
	Ramosa Hall Main	R50-00	R50-00	R65-00	R65-00
	.....Side Hall	R40-00	R40-00	R55-00	R55-00
	Toekomsrus:				
	Main Hall	R50-00	R65-00	R100-00	R110-00
	Side Hall	R50-00	R65-00	R100-00	R110-00

[c] in the case where the main/side hall is needed for <u>preparations</u> or <u>repetitions</u>	Town Hall	R25-00
	Randgate Hall	R25-00
	Ramosa Hall	R25-00
	Toekomsrus	R25-00
[d] Fire protection for all functions mentioned under [a] and [b] above	Town Hall	R25-00
	Randgate Hall	R25-00
		—
	Ramosa Hall	R25-00
	Toekomsrus	R25-00

		Applicable on [a] above	Applicable on [b] above
2. Refundable Deposit	Judas Klass Hall	R900-00	R1000-00
	Town Hall (IEC)	R900-00	R1000-00
	Randgate Hall	R900-00	R1000-00
		--	--
	Ramosa Hall		
	Main or side Hall	R900-00	R1000-00
	Toekomsrus:		
	Main or Side Hall	R900-00	R1000-00





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NOTICE NO CSS/12/2009  
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30 JUNE 2009

**LOCAL AUTHORITY NOTICE 1213****LOCAL AUTHORITY NOTICE CSS/13/2009****RANDFONTEIN LOCAL MUNICIPALITY****TARIFFS OF CHARGES: ISSUING OF CERTIFICATES AND FURNISHING OF INFORMATION**

NOTICE IS HERBY GIVEN in terms of the provisions of Section 75A of the Local Government: Municipal Systems Act, [Act 32 of 2000], that the Randfontein Local Municipality at a meeting held on 28 May 2009 resolved to amend its Tariffs for Issuing of Certificates and Furnishing of Information with effect from 01 July 2009, as follows:

The present tariffs for the issuing of certificates and furnishing of information are hereby substituted by the following schedule:

**SCHEDULE****1. Sundry tariffs, Sundry charges****(i) that the following adjustments be effected to the Sundry Tariffs and Charges:**

- ⊗ Finals reading fee: R82.50
- ⊗ New deposit administration fee/connection fee: R82.50
- ⊗ Administration fee clearances: R181-50
  - ⊗ Dishonoured cheques: R159.50
  - ⊗ Valuation certificate: R44-00
  - ⊗ Deeds search fees: R93.50
  - ⊗ Arrears inquiry fees: R38.50
  - ⊗ Electricity disconnection / reconnection fee: R242-00  
(during office hours) R293.70 (After hours)
  - ⊗ Traffic search fees – R40.70

**2. that the following tariffs be charged:**

<b>OPERATIONAL:</b>	
1) Personnel Charges: Officers and men or any type of call-out incident including standby duties per person per hour or part thereof	R55-00
(a) Officers and men required on/in attendance i.r.o. hired out vehicles/equipment per person per hour or part thereof	R110-00



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30 JUNE 2009

# **LOCAL AUTHORITY NOTICE 1214**

## **LOCAL AUTHORITY NOTICE CSS/14/2009**

### **RANDFONTEIN LOCAL MUNICIPALITY**

#### **TARIFFS OF CHARGES**

#### **LAND DEVELOPMENT APPLICATIONS**

NOTICE IS HERBY GIVEN in terms of the provisions of Section 75A of the Local Government: Municipal Systems Act, Act 32 of 2000, that the Randfontein Local Municipality at its Special meeting held on 28 May 2009 resolved to amend its Tariffs for Land Development Applications with effect from 01 July 2009, as follows:

#### **1. DEVELOPMENT PLANNING**

<b>DESCRIPTION</b>	
(1) An application fee for special consent in terms of Clause 13 of the Randfontein Town Planning Scheme, 1988	R 363.00
(2) An application fee for encroachment of the building restriction area or relaxation of a building line in terms of Clause 9 of the Randfontein Town Planning Scheme, 1988	R 180.00
(3) An application fee to amend the Randfontein Town Planning Scheme, 1988, in terms of Section 56 of the Town Planning and Townships Ordinance, 1986	R 2 200.00
(4) Application fee for the subdivision of an erf in c terms of section 92(1)(a) of the Town Planning and Townships Ordinance, 1986	R 165.00 for the first 5 portions, thereafter an additional R 13.00 per portion
(5) An application fee to consolidate two or more erven in terms of Section 92(1)(b) of the Town Planning and Townships Ordinance, 1986	R 110.00
(6) An application fee in terms of Sections 92(4)(a), 92(4)(b) and 92(4)(c) of the Ordinance for the withdrawal of an approval of an application for the subdivision or consolidation of erven, the amendment of the conditions on which the consolidation or subdivision was approved or an amendment of the approved consolidation or subdivision plan	R 145.00
(7) An application fee to divide land in terms of Section 6(1) of the Division of Land Ordinance (Ordinance 20 of 1986)	R 2 200.00
(8) An application fee in terms of Section 17(3) of the Division of Land Ordinance, 1986, for the amendment of an application already pending	R 725.00 (excluding advertisement costs)
(9) that an application fee to establish a township in terms of Section 96 of Ordinance 15 of 1986 (Section 125 included); plus additional costs in respect of 0 to 25 erven; 25 to 100 erven; 100 erven or more	R 4 400.00 R 770.00 R 1 155.00 R 1 430.00 (Above including advertisement costs for promulgation)
(10) An amendment to an application to establish a township in terms of Section 96 of Ordinance 15 of 1986, including an amendment to the lay-out plan	R725.00 (excluding advertisement costs)
(11) once a township is to be developed in phases,	R 305.00

the additional costs per phase	
(12) an application fee to consider and/or approve a site development plan in terms of the Randfontein Town Planning Scheme, 1988	R 182.00
(13) an application fee for the extension of boundaries in terms of Section 88(1) of Ordinance 15 of 1986	R 4 180.00
(14) an application for any other consent in terms of the provision of the Town Planning Scheme for which provision is not specifically made	R 305.00
(15) an application for an amendment of the conditions on which a consent was granted in terms of the Town Planning Scheme	R 182.00
(16) an application fee in terms of the provision of Section 62 or 63 of the Ordinance for the revoking of an approved scheme or the revoking of provisions in an approved scheme	R 420.00
(17) the issuing of a certificate in terms of Clause 12 of the Town Planning Scheme which confirms the erection and use of buildings and or use of land (zoning certificate)	R 40.00
(18) the following application fees for applications in terms of the Gauteng Removal of Restrictions Act, 1996 (Act No 3 of 1996) : Application for the amendment, suspension or removal of conditions in a title deed application for the simultaneous amendment, suspension or removal of conditions in a title deed and the amendment of the Randfontein Town Planning Scheme, 1988 appeal against the decision of Council – the amount of the deposit contemplated in Section 7(4) of the Act	R 880.00
	R 3 025.00
	R 3 630.00



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30 JUNE 2009



# **LOCAL AUTHORITY NOTICE 1215**

**LOCAL AUTHORITY NOTICE CSS/15/2009**

## **RANDFONTEIN LOCAL MUNICIPALITY**

### **TARIFFS OF CHARGES: THE NATIONAL BUILDING REGULATIONS AND BUILDING STANDARDS ACT, 1977**

NOTICE IS HERBY GIVEN in terms of the provisions of section 75A of the Local Government: Municipal Systems Act, Act 32 of 2000, that the Randfontein Local Municipality at its Special meeting held on 28 May 2009 resolved to amend its Tariffs for Plan and Sewer Plan Fees with effect from 01 July 2009, as follows:

The present tariffs for building related applications are hereby substituted by the following schedule:

#### **SCHEDULE**

##### **1. PLAN AND SEWER PLAN FEES:**

DESCRIPTION	BUILDING PLAN FEES	SEWER PLAN FEES	STRUCTURAL PLAN FEES
Min. for any application	R 193.60	R 193.60	R 193.60
Area exceeding 100m <sup>2</sup>	R 16-00 /m <sup>2</sup> Or portion thereof	R 16-00 / m <sup>2</sup> . Or portion thereof	R 16-00 / m <sup>2</sup> . Or portion thereof
Advertising Hoarding	R 193.60	R 193.60	R 193.60

##### **2. BUILDING CONTROL & REGULATIONS**

(1) Advertising Hoarding Plan fees	R 165.00
(2) Revised Plans	
Half of normal fees with a minimum of R 196.60	R 193.60
- Revised as a result of Council's requirements	No charge
- Revised as a result of a contravention	R 193.60
- Exemption from building plans	R 193.60
- Structural steel, reinforced concrete or structural wood	R 2.92/m <sup>2</sup>
- Fixed amount per building	R 213.40
(3) Inspection Fees	
Payable on submission of application for three inspections	R 399.00
Upon failure for every inspection thereafter	R 133.70
(4) Re-submission of Applications	
2nd Re-submission of application after connection	Half the amount of initial application
(5) Advertising Hoardings	
Rent – Only applicable when sign is on Council property.	R 15.00/m <sup>2</sup> per month with a minimum of R 847.00 per sign /annum
Licensing Fees - Size up to 5 m <sup>2</sup>	R 66.00 half-yearly
Size exceeding 5 m <sup>2</sup>	R 200.00 half-yearly
(6) Builders Deposit	
For Additions and Alterations	R 400.00
For New Dwelling and Swimming Pool	R 1100.00

For Businesses + Industrial	<b>R2200.00</b>
(7) Subscription of monthly Building-Plans-approved list	
Annual charge for clients to receive the list of Building Plans approved	<b>R 110.00 p/a</b>
(8) Ammonia Plan prints	
Paper minimum: Under 1m in length and 841mm wide	<b>R 27.50</b>
Paper: Exceeding 1m length and 841mm wide	<b>R 27.50/m plus proportional part thereof</b>
Paper minimum: Under 1m in length and 1016mm wide	<b>R 27.50</b>
Paper: Exceeding 1m length and 1016mm wide	<b>R 27.50/m plus proportional part thereof</b>
Film (Translucent) minimum: Under 1m in length and 841mm wide	<b>R 77.00</b>
Film (Translucent): Exceeding 1m in length and 841mm wide	<b>R77.00/m plus proportional thereof</b>
Film (Translucent) minimum: Under 1m in length & 1016mm wide	<b>R 77.00</b>
Film (Translucent) minimum: Exceeding 1m in length & 1016mm wide)	<b>R 77.00 plus proportional part thereof</b>
(9) Search Fees (Blue form)	<b>R 27.50</b>

## 2. WATER

### 2.1 Water deposits payable on Application for a Service/Fire Connection

The tariffs are as follows:-

Business Connections :	<b>R399-00</b>
Industrial Connections :	<b>R512-00</b>
Domestic Connections :	<b>R226-00</b>
Fire connections : Business :	<b>R320-00</b>

### 2.2 Tampering To Reinstate A Disconnected Water Supply:

The outstanding amount of the account must be paid in full in addition to:-

1<sup>st</sup> offence: The fine be the cost of a new connection + **R2,662-00**;

2<sup>nd</sup> offence and more : The fine be **R8,250**

A charge for estimated consumption for a minimum of six (6) months to be raised based on six (6) months actual reading after removal of tampering

### 2.3 Illegal Connections:

Water services found to be illegally connected shall immediately and completely be removed without prior notification.

An illegal connection fine imposed on the owner / occupant of the premises be **R2,662-00**. The material used for the illegal connections shall be confiscated.

## 2.4 Water Supply Connection

Actual costs plus 10 %.

**Water reconnection tariff:**

Office hours: R201-00

After hours: R266-00

Water flow control valve tariff: R134-00

## 2.5 Ad-hoc investigations of water supply system for new developments

No. equivalent units	Cost (Rand) excluding VAT
1- 3	R2240
4 - 10	R 4,144
11 - 25	R 6,944
26 - 50	R9,744
51 - 100	R11,088
101 - 250	R12,432
251 - 500	R14,560
500 - 2000	R 16,352
2001-5000	R16,600

## 3. SEWERAGE:

### 3.1 Sewer Connections

Main connection at actual cost plus 10 %.

**Multiple units**

Main connection plus proportional contribution of R286-00 per additional unit

### 3.2 Illegal Connections

Sewer services found to be illegally connected shall be completely sealed off after a seven [7] day notification period;

The owner/occupant of the premises shall pay the relevant connection fee equal to the cost of a new connection before the connection is reinstated;

An illegal connections fine imposed on the occupant / owner of the premises be R2,662-00.



**3.3 Ad-hoc investigations of sewer reticulation networks for new developments**

<b>No. equivalent units</b>	<b>Cost (Rand) excluding VAT</b>
1 - 3	R2240
4 - 10	R 4,144
11 - 25	R 6,944
26 - 50	R9,744
51 - 100	R11,088
101 - 250	R12,432
251 - 500	R14,560
500 - 2000	R 16,352
2001-5000	R16,600

**4 VEHICLE ENTRANCES**

Actual cost plus 10 %.

**5. ELECTRICAL**

that the following tariffs be charged:

**(i) Unnecessary call out charges:**

During office hours: R367-00

After hours: R440-00

Sundays and Public holidays: R534-00

**(ii) Testing charge for meters and budget energy control meters:**

Office hours: R733-00

**(iii) Load recording charges:**

During office hours for 24 hour recordings:

(Voltage and current only): R1025-00

**(iv) Electricity Connections**

Single Phase: R5,869-00

Three Phase up to 100 Amps: R7,986-00

Bulk (kVA) Connection (>100 Amps): Actual cost plus 10 %

Replacement of budget energy control meters :

- Single phase R1,815-00

- Three phase R3,330.00

**(v) Reconections**

a. For non payment of account R240-00

b. For tampering with meter

-First offence R1,172.00

-Second offence R2,662-00

c. For cable rip

-Single phase – R5,869-00

-Three phase – R7,986-00

d. Charges for consumption due to tampering of meters will be calculated as follows:

-Residential – 1000 units for a minimum of six (6) months;

-Business – 5000 units for a minimum of six (6) months.

**(vi) Delivery of notices tariff – R33-00**

**(vii) Electrical contribution to capital outlay for new bulk electrical connections**

-Tariff – R1,391-00 (VAT excluded) per additional kVA required



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NOTICE NO CSS/15/2009  
30 JUNE 2009

**LOCAL AUTHORITY NOTICE 1216**  
**LOCAL AUTHORITY NOTICE NO CSS/16/2009**

**RANDFONTEIN LOCAL MUNICIPALITY**

**DETERMINATION OF CHARGES PAYABLE IN TERMS OF THE HIRING OF SPORTING FACILITIES IN RANDFONTEIN**

NOTICE IS HERBY GIVEN in terms of the provisions of Section 75A of the Local Government: Municipal Systems Act, Act 32 of 2000, that the Randfontein Local Municipality at a meeting held on 28 May 2009 resolved to amend its Tariffs for Hiring of Sporting Facilities in Randfontein with effect from 01 July 2009, as follows:

**SCHEDULE**

**TARIFF OF CHARGES: SPORT FACILITIES**

1. SPORTING FACILITY

FACILITY	REFUNDABLE DEPOSIT	RENT
<b><u>GREENHILLS</u></b>		
- Greenhills Stadium	1,210-00	3050-00
- Pavilion or part thereof	365-00	725-00
- Greenhills Hall : Section thereof	725-00	900-00
- Total of Greenhills Hall	725-00	1450-00
<b><u>TOEKOMSRUS</u></b>		
- Toekomsrus Stadium	1210-00	3025-00
- Toekomsrus Pavilion	365-00	605-00
<b><u>MOHLAKENG</u></b>		
- Mohlakeng Stadium	1,210-00	3025-00
- Mohlakeng Suites	245-00	365-00
- Mohlakeng Pavilion	365-00	605-00
<b><u>ELANDSVLEI</u></b>		

- Elandsvlei Sport Stadium : Non residents	605-00	605-00
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**2. MEMBERSHIP FEES**

FACILITY	MEMBERSHIP FEE P.A.	MEMBERS MONTHLY FEE FOR USAGE	OTHERS
<b><u>MOHLAKENG INDOOR FACILITY</u></b>			
Gymnasium and Aerobics –			
- Adults	110-00	35-00	90-00 p.m. for non-members
- Scholars	55-00	25-00	45-00 p.m. for non-members
- Club Fee (Once a week with a maximum of 15 persons	275-00	110-00	
- Instructor	55-00	25-00	50 % of instructor's fee
Dancing	55-00	25-00	
Karate	110-00	25-00	
Body Building Clubs			
Tennis Courts – Clubs		30-00 (book for events)	330-00 refundable deposit
- Schools			35-00 per day

  
 T SESHOKA  
 ACTING MUNICIPAL MANAGER  
 CIVIC CENTRE  
 P O BOX 218  
 1760

NOTICE NO. CSS/16/2009  
 TEL NO (011) 411-0051/2  
 30 JUNE 2009