LIMPOPO PROVINCE
LIMPOPO PROVINSIE
XIFUNDZANKULU XA LIMPOPO
PROFENSE YA LIMPOPO
VUNDU LA LIMPOPO
IPHROVINSI YELIMPOPO

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POLOKWANE,

Vol. 18
Extraordinary
Ku katsa na Tigazete to

Hlawuleka hinkwato

13 JULY 2011 13 JULIE 2011 13 MAWUWANI 2011 13 JULAE 2011 13 FULWANA 2011 No. 1958

Buitengewoon

Hu tshi katelwa na
Gazethe dza Nyingo

IMPORTANT NOTICE

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LOCAL AUTHORITY NOTICE 227

MAKHADO MUNICIPALITY

DETERMINATION OF CHARGES IN TERMS OF SECTION 75 OF THE LOCAL GOVERNMENT: MUNICIPAL SYSTEMS ACT, 2000 AS AMENDED

CEMETERY BY-LAWS

In terms of section 74(2) of the Municipal Systems Act, 2000 (Act no. 32 of 2000) the purpose of the tariff is to recover maintenance cost for the cemetery.

In terms of section 75 of the Local Government: Municipal Systems Act, 2000, as amended, notice is hereby given that the Makhado Municipality in terms of section 75A of the said Act, by Special Resolution dated 28 April 2011, further amended the Tariff of Charges under Schedule B to the Municipality's Cemetery By-laws, adopted by the Municipality under Administrator's Notice 1214 dated 26 June 1985, as amended, with effect of 1 July 2011, by the substitution of such tariffs by the following:

"Tariff of Charges

The following charges are payable in respect of all sections of the cemetery:

Descrip	tion	Residents	Non-residents
1.	Reservation or purchase of grave		
	 Adults, per single grave 	R357,05	R710,10
	(ii) Children, per single grave	R225,30	R450,60
2.	Opening and closing of grave		
	These charges are payable in addition to the ch		
	(i) Adults, per single grave	R301,50	R602,20
	(ii) Children, per single grave	R150,00	R317,30
3.	Widening or deepening of grave, per		
	single grave	R93,80	R188,40
4.	Use of a niche in the columbarium,		
	per niche	R358,05	R714,10
5.	Application for transfer of a		
	reserved grave	R93,80	R188,40
6.	Burial of paupers	Free of charge	The charges mentioned under items 1, 2 and 3.
7.	Application for permission for the		
	erection of a memorial work:		
	(i) Memorial work on single grave	R93,40	R93,40
	(ii) Memorial work on double grave	R93,40	R188,40
	(iii) Memorial work in hero's acre	Free of charge	Free of charge
	(iv) Other memorial works	R93,40	R93,40
8.	Wholly or partly dismantling of a memorial work in preparation of a		
	further burial	R357,05	R357,05

These charges are retained as a deposit and will be refunded to the contractor on application in the event of the memorial work being repaired within 6 months from date of dismantling thereof.

These charges are not payable when the memorial work in its entirety is removed from the cemetery on the date of dismantling thereof.

9. Exhumation of a body

Actual cost plus 10%."

Civic Center, No 83 Krogh Street LOUIS TRICHARDT

File No. 1/3/4/2 Notice No. 62 of 2011 8 July 2011

MAKHADO MUNICIPALITY

DETERMINATION OF CHARGES IN TERMS OF SECTION 75 OF THE LOCAL GOVERNMENT: MUNICIPAL SYSTEMS ACT, 2000 AS AMENDED

LEASE OF BEER GARDEN AT SHOW-GROUNDS

In terms of section 74(2) of the Municipal Systems Act, 2000 (Act no. 32 of 2000) the purpose of the tariff is to recover part of the cost for the maintenance of the said facility.

In terms of section 75 of the Local Government: Municipal Systems Act, 2000, as amended, notice is hereby given that the Makhado Municipality in terms of section 75A of the said Act, by Special Resolution dated 28 April 2011, amended the tariffs for the lease of the Beer Garden at the Show-Grounds by the substitution of the following with effect of 1 July 2011:

"TARIFF OF CHARGES

- THAT the rental payable for the <u>ad hoc</u>-rental of the Beer Garden situated at the Show-grounds for <u>bona fide</u> social occasions be determined at R232,00 per day or part thereof between 08:00 and 24:00.
- 2. The Beer Garden is available free of charge for official use by the Mayor, Mayoress, the Municipality, the Makhado Municipal Workers Social Club, Soutpansberg District Development Association, the Soutpansberg District Agricultural Union, the Soutpansberg Show Society and any other organisation which is involved with the day to day functioning of the Municipality.
- 3. It is required from lessees of the Beer Garden to pay a deposit of R702,90 per occasion and such deposit is refundable subject to the ordinary conditions applicable to the lease of the Council's halls and buildings as set out in the applicable Council policy and by-laws, including the specific condition that the deposit is forfeited if the Beer Garden is not satisfactorily cleaned and tidled after use thereof by the lessee. The deposit shall accordingly also be appropriated in proportion to damage to the Beer Garden and equipment.
- 4. Should a lessee cancel a reservation and such cancellation take place within 10 days before the date on which the hall would have been used, an amount equal to 25% of the applicable rental will be forfeited to the Council to cover administrative costs and loss of income."

Civic Center, No 83 Krogh Street LOUIS TRICHARDT

File No. 7/2/2/3/12 & 7/2/1/4/8 Notice No. 63 of 2011 8 July 2011 MR A S TSHIKALANGE MUNICIPAL MANAGER

Ih/BeerGarden Notice2011

MAKHADO MUNICIPALITY

DETERMINATION OF CHARGES IN TERMS OF SECTION 75 OF THE LOCAL GOVERNMENT: MUNICIPAL SYSTEMS ACT, 2000 AS AMENDED

FEES FOR ACCOMMODATION: TSHIKOTA LODGE

In terms of section 75 of the Local Government: Municipal Systems Act, 2000, as amended, notice is hereby given that the Makhado Municipality in terms of section 75A of the said Act, by Special Resolution dated 28 April 2011, further amended the fees payable by lessees for accommodation at Tshikota Lodge, with effect from 1 July 2011 as follows:

FEES FOR ACCOMMODATION: TSHIKOTA LODGE

Per lessee of a single room, per month or part thereof }
Per lessee of a double room, per month or part thereof }
R83,80

Civic Center, No 83 Krogh Street LOUIS TRICHARDT

File No. 6/19/1/18 Notice No. 64 of 2011 8 July 2011 MR A S TSHIKALANGE MUNICIPAL MANAGER

Ih/TshikotaHostel_Notice2011

MAKHADO MUNICIPALITY

DETERMINATION OF CHARGES IN TERMS OF SECTION 75 OF THE LOCAL GOVERNMENT: MUNICIPAL SYSTEMS ACT, 2000 AS AMENDED

CARAVAN PARK BY-LAWS

In terms of section 74(2) of the Municipal Systems Act, 2000 (Act no. 32 of 2000) the purpose of the tariff is to recover maintenance cost.

In terms of section 75 of the Local Government: Municipal Systems Act, 2000, as amended, notice is hereby given that the Makhado Municipality in terms of section 75A of the said Act, by Special Resolution dated 28 April 2011, amended the Schedule to the Caravan Park By-laws of the Makhado Municipality, published under Administrator's Notice 1162 dated 19 June 1985, with effect from 1 July 2011 by the substitution for the Tariff of Charges of the following:

"SCHEDULE TARIFF OF CHARGES

"Per person per day or part of a day: R62,90"

Civic Center, No 83 Krogh Street LOUIS TRICHARDT

File No. 1/3/53/2 Notice No. 65 of 2011 8 July 2011

MR A S TSHIKALANGE MUNICIPAL MANAGER

lh/CaravanPark_Notice2011

MAKHADO MUNICIPALITY

DETERMINATION OF CHARGES IN TERMS OF SECTION 75 OF THE LOCAL GOVERNMENT: MUNICIPAL SYSTEMS ACT, 2000 AS AMENDED

DRAINAGE BY-LAWS

In terms of section 74(2) of the Municipal Systems Act, 2000 (Act no. 32 of 2000) the purpose of the tariff is to recover cost for the running of sewerage network and sewerage works and to make a profit.

In terms of section 75 of the Local Government: Municipal Systems Act, 2000, as amended, notice is hereby given that the Makhado Municipality in terms of section 75A of the said Act, by Special Resolution dated 28 April 20110, further amended the Tariff of Charges under the Schedule to the Municipality's Drainage By-laws, adopted by the Municipality under Administrator's Notice 220 dated 22 February 1978, as amended, with effect from 1 July 2011 by the substitution of Part I, II and III, by the following:

"SCHEDULE TARIFF OF CHARGES PART I: DRAINAGE TARIFF 1. Availability Charges

Where any piece of land, with or without improvements, is, or in the opinion of the Council, can be connected to any sewer which has been constructed by the Council, the owner of such piece of land shall be deemed to be a user and shall be charged an availability charge calculated according to the total area of such piece of land on the following basis:

Per Month

(a)	Private residential stands, industrial stands used exclusively for residential purposes, grounds or open spaces set aside for public hospital purposes and vacant industrial sites which are not being used in conjunction with industries or businesses, schools established in terms of section 29 of the Education Affairs Act, 1988 (Act 70 of 1988), as amended: For the first 1 500 m² per 750 m² or portion thereof: For the next 1 500 m² per 1 500 m² or 1 500 m² part thereof: Thereafter for every 1 500 m² or portion thereof: Provided that the availability charge in terms of the subitem shall not be less than R28,70 per premises, per month. (The use of a stand, where not otherwise specified, shall be determined by the Council's Town-planning Scheme as amended from time to time); Subject thereto that such tariffs mentioned in A, B, and C shall not apply to those properties situated in Vleyfontein township which properties are levied in accordance with the provisions of a special agreement between Council and the Northern Province concluded with the inclusion thereof in the jurisdiction area.	R28,20 R18,00 R37,40
(b)	Building sites and areas belonging to the State or Provincial Administration: For every 100 m ² or portion thereof:	R5,55
	Other building sites and areas: For every 100 m ² or portion thereof: Provided that such basic charge shall not exceed R2 776,70 per month in respect of industrial premises.	
(c)	In the former R293 towns (Dzanani) Vuwani and Waterval that is now included in the Makhado municipal area per private residential stands, industrial stands used exclusively for residential purposes, grounds or open spaces set aside for public hospital purposes and vacant industrial sites which are not being used in conjunction with industries or businesses, schools established in terms of section 29 of the Education Affairs Act. 1988 (Act 70 of 1988), as amended: Provided that the availability charge in terms of the subitem shall not be less than R28,70	R27,80 per stand or part of a stand

The above provisions shall not apply to an area being land occupied by the State in its Railways and Harbours Administration used solely for the operation and maintenance of its railway system, excluding dwelling houses and residential quarters situated within the station area or next to and in proximity to its railway lines and other premises and areas used for residential or other purposes.

2. Additional Charges: Waste-water and Soil-water

In addition to the availability charge mentioned in item 1 and where such availability charge is applicable, the following additional charges shall be paid in respect of all buildings situated on such piece of land:

(a) Private residential dwelling ("residential dwelling" means a building designed for use as a dwelling for a single family together with such outbuildings as are ordinarily used therewith):
 An additional charge for each private dwelling whether occupied or not:

per premises, per month.

R12,05

Per Month

(b)	Wholly residential flats (where "flat" means a suite of rooms not being a single dwelling house designed for use by a single family, contained in a building under one roof): An additional charge for each flat, excluding basements, garages, servant's rooms and outbuildings: Provided that where rooms are let singly for residential purposes without provision of food, every two such rooms or part thereof under one roof shall be regarded as a flat:	R12,05
(c)	Flats and business premises under one roof (where "flat" has the same meaning as mentioned in item 2(b)): (i) An additional charge for each flat, excluding basements, garages, servants' rooms and outbuildings: Provided that where rooms are let singly for residential purposes without provision for food, every two such rooms or part thereof under	
	one roof shall be regarded as a flat: (ii) An additional charge for every 100 m² or part thereof of the total area of the building at each floor, including basements, garages, servants' rooms and	R12,00
	outbuildings available for business purposes:	R11,30
(d)	Private hotels, boardinghouses and lodging houses: An additional charge for every 100 m ² or part thereof of the total area of the building at each floor, including basements, garages, servants' rooms and outbuildings:	R12,05
(e)	Hotels, beer halls and clubs (licensed under the Liquor Act, 1977 (Act 87 of 1977) or any amendment thereof) and with or without business premises under the same roof: An additional charge for every 100 m ² or part thereof of the total area of the building at each floor, including basements, garages, servants' rooms and outbuildings:	R12,05
	cacii noor, menumg basements, garages, servants 100ms and barbanomes.	K12,05
(f)	Business or industrial premises or both and premises used exclusively for the purpose of storage, inclusive of mortuaries, offices, professional rooms, dairies and halls, recreational and entertainment buildings on premises from which revenue is derived:	
	An additional charge for every 100 m ² or part thereof of the total area of the building at each floor, including basements, garages, servants' rooms and outbuildings:	R12,05
(g)	Churches and Church Halls: (i) An additional charge for each church:	R12,05
	(ii) An additional charge for each hall used for church purposes only and from which no revenue is derived:	R12,05
(h)	Charitable Institutions: An additional charge for every 10 inmates or part thereof, based on the average daily total during the preceding calender year: (A certified return shall be furnished to the Council by the person in charge of the	
	institution concerned)	R12,05
(i)	Educational institutions, colleges, day schools, boarding schools and school hostels (excluding detached dwellings or flats, for use by staff members, which shall be charged according to paragraph (a) or (b)):	
	An additional charge for every 10 persons or part thereof comprising staff, scholars and servants based on the accommodation available at the end of the preceding calender year. (A certified return shall be furnished to the Council by the person in charge of the institution concerned).	R12,05
(j)	Hospitals, nursing, maternity or convalescent homes (excluding detached dwellings and flats, for use by staff members, which shall be charged according to paragraph (a) or (b): (i) An additional charge per each bed available for patients during the previous	
	year:	R4,90
	 (ii) An additional charge for every 10 persons or part thereof comprising staff and servants employed at the end of the previous calendar year: 	R12,05
	(A certified return shall be furnished to the Council by the person in charge of the institution concerned).	
(11)	In the former R293 areas(Dzanani) Vuwani and Waterval that is now within the Makhado municipal area for a private residential dwelling ("residential dwelling" means a building designed for use as a dwelling for a single family together with such outbuildings as are ordinarily used therewith):	
	An additional charge for each private dwelling whether occupied or not:	R12,05
	3. Charges where the Availability Charge does not Apply	
The owners of other premises connected to the sewers, who are not required to pay an availability charge in terms of item 1 shall pay to the Council the following charges:		

Per Month R45,30

pay to the Council the following charges:

For every water closet or pan installed in such premises:

(a)

(b) For every urinal or compartment installed in such premises:

R45,30

Where the trough system is adopted, each 600 mm length of trough or gutter used as such for urinal or water closet purposes or designed to be used as such, shall be considered as one urinal or closet fitting, for the purpose of these charges.

4. General.

- (1) All charges in terms of items 1, 2 and 3 shall be due annually at the commencement of each financial year and payable by the owner in a manner as stipulated by the Council from time to time.
- (2) Where a building or part thereof is being used for a purpose other than at the time of publication of these tariffs, it rests with the owner to notify the Director Finance and Economic Development in writing of such use whereupon the tariff grouping shall be re-applied where necessary.
- (3) In all cases of dispute as to classification of a consumer for purposes of this tariff the decision of the Management Committee shall be treated as final.

5. Connections to the Sewer.

- (1) For the connection of a stand sewer to the street sewer at the point where the connecting sewer in respect of any specific stand has been provided by the Council:
 R410,60
- (2) For the connection of a stand sewer to the street sewer at a point other than the point where the connecting sewer in respect of any specific stand has been provided by the Council: Actual cost of material and labour plus a surcharge of 10% of such cost plus a further amount of R381,00.

PART II: TARIFF OF CHARGES PAYABLE IN TERMS OF SECTION 23(1)

- (1) In respect of new buildings or structures: For every 10 square metres or part thereof of the overall area of the building or structure:
- (2) In respect of additions or improvements or extensions of existing buildings or structures: For every 10 square metres or part thereof of the overall are of the additions, improvements or extensions only:

Civic Center, No 83 Krogh Street LOUIS TRICHARDT

File No. 1/3/36/2 Notice No. 66 of 2011 8 July 2011 MR A S TSHIKALANGE MUNICIPAL MANAGER

lh/Drainage_Notice2011

MAKHADO MUNICIPALITY

DETERMINATION OF CHARGES IN TERMS OF SECTION 75 OF THE LOCAL GOVERNMENT: MUNICIPAL SYSTEMS ACT, 2000 AS AMENDED

BY-LAWS FOR THE DETERMINATION OF CHARGES FOR THE ISSUING OF CERTIFICATES AND FURNISHING OF INFORMATION

In terms of section 75 of the Local Government: Municipal Systems Act, 2000, as amended, notice is hereby given that the Makhado Municipality in terms of section 75A of the said Act, by Special Resolution dated 28 April 2011, further amended the Schedule to the Council's By-laws for the Determination of Charges for the Issuing of Certificates and Furnishing of Information, adopted under Administrator's Notice 1847 dated 25 October 1972, as amended, with effect from 1 July 2011 by the substitution of the Schedule by the following:

"Schedule Tariff of Charges

1.	provisio	where otherwise provided, each applicant for the issuing by the Council of any certificate in tern ns of the Local Government Ordinance, 1939, as amended, or any other Ordinance which is applica , shall pay an amount of R7,70 for each such certificate issued.	
2.	(1)	For extracts from any minutes, record or proceedings of the Council, per folio or part thereof:	R9,10
	(2)	Copies of confirmed minutes of the Council, per copy:	R20,60

	(3) Copies of complete agendas of the Council, per copy:	R42,90
3.	For the search of any name, whether of a person or property, or the address of any person, or supply of	P. (30

	a duplicate account, each:	K4,30
4.	For inspection of any deed, document or diagram or any such like particulars, each:	R4,30

5	For endorsements on declaration by purchaser's forms, each:	R4 30

6.	For the issuing of any taxation or rent board certificate, each:	R4 30

7.	For information, excluding that mentioned in item 2, and in addition to the fees in terms of item 3 and 4,	
	per A4 page or part thereof:	R4,30

8.	For copies of the voter's roll of any ward, each:	R55,75
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9.	For the continuous search for information: For each quarter of an nour or part thereof:	K35,/5

10.	Copies of agendas and minutes of Council meetings to local member of Parliament, the Press and the	South African
	Broadcasting Corporation or any other Provincial or Government Department:	No Charge

11.	(1)	Copies made by copying machines of any documents, pages of books, illustrations or other recor	ds of the
		Council: Per copy page (any size):	R4,30

(2)	Copies made by copying machines in the library of any library material, per copy page (any size):	R1.05

12.1	For the supply of prints or plans and land maps:
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and the property of property of the property o		
Per A2 copy	. •	R9,80
Per A1 copy		R17,50
Per A0 copy		R28,80

12.2 For the supply of prints or plans and land maps done by Council's Plotter (VAT excluded):

R169,50
R142,80
R84,40
R57,38

Coloured copies:

R290,00
R225,30
R130,30
R93,90

13. Notice to a consumer that moneys due to the Council by him are still outstanding, per notice:

R11,40

14. Clearance certificates: The maximum amount as prescribed in section 50 of the Local Government Ordinance, 1939, as amended. Outstanding amounts are recovered in terms of section 118 of the Municipal Systems Act, 2000 (Act 32 of 2000) under restraint of transfer of property.
R6,20

15. Valuation Certificate

R17,80

16. Copies of the valuation roll: With street addresses only Postal addresses included

R414,50 R548,40

Civic Center, No 83 Krogh Street LOUIS TRICHARDT

File No. 1/3/22/2 Notice No. 67 of 2011 8 July 2011 MR A S TSHIKALANGE MUNICIPAL MANAGER

lh/Information_Notice2011

MAKHADO MUNICIPALITY

DETERMINATION OF CHARGES IN TERMS OF SECTION 75 OF THE LOCAL GOVERNMENT: MUNICIPAL SYSTEMS ACT, 2000 AS AMENDED

REFUSE REMOVAL

In terms of section 74(2) of the Municipal Systems Act, 2000 (Act no. 32 of 2000) the purpose of the tariff is to recover costs and to make a profit.

In terms of section 75 of the Local Government: Municipal Systems Act, 2000, as amended, notice is hereby given that the Makhado Municipality in terms of section 75A of the said Act, by Special Resolution dated 28 April 2011, be further amended with effect from 1 July 2011 by the substitution of item 8 for the following

"7.2.1 Delivery of refuse removal to Air Force Base

The service is provided as per agreement subjected to the proposed tariff increases.

8. Refuse Removal

- (1) For the removal of refuse from private residential premises, per standard refuse container, per month or part thereof:
- (2) For the removal of refuse from any other premises not mentioned in sub-item (1), per standard refuse container, per month or part thereof: R134,51
- (3) For the removal of refuse from any other premises not mentioned in sub-item (1), per bulk refuse container, per month or part thereof:

 R3 372,60
- (4) For the temporary use of bulk refuse containers, per bulk refuse container, per day or part thereof, payable in advance: R234,75
- (5) For the sale of standard refuse containers as contemplated in section 44 of Chapter 1 of Part IV, per standard refuse container: Cost price plus 10%.
- (6) For the dumping of commercial and/or industrial waste at the Municipal Refuse Dumping Site by vehicle with a loading capacity up to a maximum of 1 ton, per load or part thereof: R21,70
 And by vehicle with a loading capacity of more than 1 ton, per load or part thereof: R65,20
- (7) For incinerating of refuse, per incinerator load or part thereof: R15,72
- (8) In the former R293(Dzanani area) towns, Vuwani and Waterval that is now situated within the Makhado Municipal area:
 - For the removal of refuse from private residential premises, per refuse container, per month or part thereof: R33.30
- (9) In the former R293(Dzanani area) towns, Vuwani and Waterval that is now situated within the Makhado Municipal area: - Businesses
 - For the removal of refuse from any other premises not mentioned in sub-item (8), per standard refuse container, per month or part thereof:

 R126,60"

Civic Center, No 83 Krogh Street LOUIS TRICHARDT

File No. 1/3/17/2 Notice No. 68 of 2011 8 July 2011 MR A S TSHIKALANGE MUNICIPAL MANAGER

lh/RefuseRemoval_Notice2011

MAKHADO MUNICIPALITY

DETERMINATION OF CHARGES IN TERMS OF SECTION 75 OF THE LOCAL GOVERNMENT: MUNICIPAL SYSTEMS ACT, 2000 AS AMENDED

ELECTRICITY BY-LAWS

In terms of section 74(2) of the Municipal Systems Act, 2000 (Act no. 32 of 2000) the purpose of the electricity tariffs is to recover Council's costs and a surplus. The surplus will be transferred to the General Account. The basic electricity charge is to offset the capital cost on loans. Capital projects are internally financed through Council's Consolidated Loan Fund over different periods with the redemption on the loans reallocated for further loans.

In terms of section 75 of the Local Government: Municipal Systems Act, 2000, as amended, notice is hereby given that the Makhado Municipality in terms of section 75A of the said Act, by Special Resolution dated 28 April 2011, further amended the Tariff of Charges in the Schedule to the Municipality's Electricity By-laws, adopted by the Makhado Municipality under Administrator's Notice No. 1401 dated 17 August 1983, as amended, and published under Municipal Notice no. 14/1986 in the Provincial Gazette dated 2 July 1986, with effect of 1 July 2011 by the substitution of sub items 3.1, 3.3 and 5.1 for the following:

"3.1 Basic Charges

For the calculation of the basic charges per consumer or per farm portion or per piece of land where such farm portion of piece of land, with or without improvements, is connected to the Council's supply main, in the opinion of the Council, can be connected thereto, whether electricity is consumed or not, the following basic charges are payable monthly to the Council: Provided that in the case of a farm portion which is not connected to the Council's supply main, no monthly basic charge is payable to the Council if such farm portion's electricity supply would have occurred by means of a peri-urban electricity supply agreement if it was connected to the Council's supply main:-

1. By the substitution for sub item 3.3 of the following:

"3.3 Consumption of Electricity

- 3.3.1 <u>Domestic Tariff</u>
 - All consumers of electricity which is consumed solely for residential units, religious purposes, prisons, schools, hostels, military bases, churches, sports clubs, charitable institutions, hospitals and bona fide farmers and whose assigned maximum demand does not exceed 100 KVA: Per kWh consumed [Domestic High Tariff Urban and Rural]:

 R0.7711
- 3.3.2 Every piece of land used or intended for residential units, religious purposes, prisons, schools, hostels, military bases, churches, sports clubs, charitable institutions and hospitals per consumer [Domestic High Tariff Urban (Including Rural Residential)]:
 R108,00
- 3.3.3 For a single-phase supply of electricity to a consumer within the area of supply of the Makhado Municipality, for residential purposes to a dwelling unit, or for a church, school, hall or the like premises, where the tariff provides for a supply to low usage consumers with restricted capacity, the following charges shall apply (VAT included):
 - Pre-light 1: Rural (Domestic Low Tariff)

91,05 cents in the case where the total cost of providing the supply is recovered from the consumer by means of the tariff and where the monthly consumption is expected to be less than 500 kWh.

- 3.3.4 Urban and Peri-urban Tariff (Small Business)
 - All consumers of electricity not mentioned under sub item 3.3.1 and whose assigned maximum demand does not exceed 50 KVA: Per kWh consumed [Industrial and Commercial]: R0,8018
- 3.3.5 Every farm portion used or intended for bona fide residential purposes and/or for bona fide farming purposes, per consumer [Peri-urban Residential]: R300,70
- 3.3.6 For a single-phase supply of electricity to a consumer within the area of supply of the Makhado Municipality, for residential purposes to a dwelling unit, or for a church, school, hall or the like premises, where the tariff provides for a supply to low usage consumers with restricted capacity, the following charges shall apply (VAT included):
 - Pre-light 2: Commercial Pre-paid (Small Business) Urban

114,00 cents in the case where the capital cost of the local electricity infrastructure, including the service connection costs (service cable/line, electricity dispenser, ready board, etc.) has been paid for

in advance by the consumer(s) or another party.

3.3.7 Bulk Metering

3.3.8

3.3.9

All consumers whose maximum consumption exceeds 100 KVA:

3.3.7.1 Industrial Low Tariffs (Urban and Peri-urban)

Per maximum demand metered in KVA: Per kWh consumed: R145,00 per KVA R0,4888

Every piece of land used or intended for purposes not mentioned under sub item 3.1.1 per consumer:

The basic charge will not be applicable if business premises are empty [Business or Commercial].

3.3.8.1 Industrial High Tariffs (Urban and Peri-urban)

Per maximum demand metered in KVA: Per kWh consumed: R145,00 per KVA R0,4888

Every farm portion used or intended for purposes not mentioned under sub item 3.1.2, per consumer

[Commercial Farming and Industrial]:

R629,70

R453,96

3.3.10 Municipal Services

Charges in respect of the consumption of electricity for municipal services: Per kWh consumed: R0,7711

3.3.11 Monthly basic charge for municipal services:

R108,00

R1082,20

R768.70

3.3.12 Special Agreements

The Council reserves the right to enter into special agreements with consumers whose load upon the electricity undertaking and the nature of such load justifies a tariff different from that in any of the foregoing tariffs.

3.3.13 Time of Use Tariffs

The Time of Use and seasonal periods applied will be in accordance with those determined by Eskom for the T1-Tariff

3.3.13.1	Usage Charges		Summer	<u>Winter</u>
	Demand charge ca	elculation and times		
	as for Eskom T1		R66,93 /KVA	R70,20 /KVA
	Energy	Peak Periods	R1,3700 /kWh	R1,4903 /kWh
		Standard Periods	R0,7260 /kWh	R2,0370 /kWh
		Off Peak Periods	R0,3590 /kWh	R2,8855 /kWh
	Excess KVAR cal	culation and times		
	as for Eskom T1		R0,1336/KVAR	R0,1336/KVAR

3.3.14 Basic Charges

A monthly basic charge on Time of Use Meters, relevant to the industry category should be applied. See 3.3.1 above.

3.3.14 Tariffs applicable to Pre-paid Metering

A connection fee of R1107,80 per connection are payable in advance.

2. By the substitution for sub item 3.4 of the following:

"3.4 Surcharges

3.4.1 Peri-Urban surcharge

A surcharge of 5,0% as approved by the Electricity Control Board shall be levied on the charges payable in terms of sub items 3.3.2, 3.3.4, 3.3.7 and 3.4.1 by peri-urban consumers on farm portions whose electricity supply occurs by means of a peri-urban electricity supply agreement."

The following charges are applicable with regard to:-

Peri-urban

3.1 testing of accuracy of a meter as contemplated in section 9 of these By-laws:

(i) CYLP and similar demand meters

Urban R822,60
Peri-urban R1367,15

(ii) Any other type of meter:
Urban R498,60

(iii) Non-municipal users (contractors and other town councils)
CYLP and similar meters

Any other meter R771,15

3.2 replacement of service fuse or reconnection of service circuit breaker in a consumer's meter cabinet; and/or
 3.3 reconnection after disconnection of a consumer's supply to an electrical installation as contemplated in

reconnection after disconnection of a consumer's supply to an electrical installation as contemplated in section 11 of these By-laws; and / or

- 3.4 special reading of a consumer's meter; and/or
- 3.5 inspections and tests of electrical installations (only applicable to second and ensuing inspections and tests) as contemplated in section 17 of these By-laws

 (i) Within proclaimed townships

R204,30

(ii) Outside proclaimed townships R365,20

Adjustments of tariff 4.

In terms of the National Regulator Act, (Act No. 40 of 2004) NERSA is entrusted to annually review and approve tariff increase proposals by all licensed distributors of electricity in South Africa. Implementation of tariff increases without the approval of the National Energy Regulator is a contravention of the license conditions."

Civic Center, No 83 Krogh Street LOUIS TRICHARDT

File No. 1/3/15/2 Notice No. 69 of 2011 8 July 2011

MR A S TSHIKALANGE **MUNICIPAL MANAGER**

ElectricityBy-laws_2011

MAKHADO MUNICIPALITY

DETERMINATION OF CHARGES IN TERMS OF SECTION 75 OF THE LOCAL GOVERNMENT: MUNICIPAL SYSTEMS ACT, 2000 AS AMENDED

BUILDING BY-LAWS

In terms of section 74(2) of the Municipal Systems Act, 2000 (Act no. 32 of 2000) the purpose of the tariff is to control building plans and to recover administration costs for building control.

In terms of section 75 of the Local Government: Municipal Systems Act, 2000, as amended, notice is hereby given that the Makhado Municipality in terms of section 75A of the said Act, by Special Resolution dated 28 April 2011, amended the Charges for the Approval of Building Plans in Appendix VII of Schedule 2 of the Municipality's Building By-laws, adopted by the Municipality under Administrator's Notice 1960 dated 12 November 1975, with effect from 1 July 2011 by the following:

" Appendix VII CHARGES FOR THE APPROVAL OF BUILDING PLANS

- 1.(1) The charges payable in respect of every building plan submitted for consideration shall be as follows:-
 - (a) The minimum charge payable in respect of any building plan shall be R94,00.
 - (b) The charges payable for any building plan shall be calculated according to the following scale:-For every 10 m² or part thereof of the area of the building at the level of each floor:
 - (i) For the first 1 000 m² of the area:

R8,70

(ii) For the next 1 000 m² of the area:

R4,45

- (2) For the purpose of this item, "area" means the overall superficial area of any new building at each floor level within the same cartilage and includes the area of verandahs and balconies over public streets and basement floors. Mezzanine floors and galleries shall be measured as separate storeys.
- In addition to the charges payable in terms of item 1, a charge of R0,70 per m² of area as defined in item 1, shall be payable for any new building in which structural steelwork or reinforced concrete or structural timber is used for the main framework or as main structural components of the building.
- Charges for plans for new additions to existing buildings shall be calculated as set out in item 1 with a minimum charge of R94,00.
- Charges for alterations to existing buildings shall be calculated on the estimated value of the work to be performed at the rate of R4,45 for every R532,00 or part thereof with a maximum charge of R673,00.
- 5. Charges for plans of buildings of a special character such as factory chimneys, spires and similar erections shall be calculated on the estimated value thereof at the rate of R4,45 for every R533,00 or part thereof with a minimum charge of R230,00 and a maximum charge of R2 256,90.
- 6. Approval form for approval of advertising sign R39,60 as per Council decision."

Civic Center, No 83 Krogh Street LOUIS TRICHARDT

File No. 1/3/8/2 Notice No. 70 of 2011 8 July 2011 MR A S TSHIKALANGE MUNICIPAL MANAGER

th/BuildingPlans_Notice2011

MAKHADO MUNICIPALITY

DETERMINATION OF CHARGES IN TERMS OF SECTION 75 OF THE LOCAL GOVERNMENT: MUNICIPAL SYSTEMS ACT, 2000 AS AMENDED

SWIMMING BATH BY-LAWS

In terms of section 75 of the Local Government: Municipal Systems Act, 2000, as amended, notice is hereby given that the Makhado Municipality in terms of section 75A of the said Act, by Special Resolution dated 28 April 2011, further amended the Tariff of Charges under section 24 to the Town Council's Swimming Bath By-laws, adopted by the Town Council under Administrator's Notice 636 dated 29 September 1948, as amended, with effect from 1 July 2011 by the substitution of section 24 by the following:

- "24. The tariff of charges for the use of the bath shall be as follows:
 - (1) Season Tickets
 - (a) Adults: R143,80
 - (b) Child under 19 years: R70,05
 - (2) Monthly Tickets
 - (a) Adults: R70,05
 - (b) Child under 18 years: R35,80
 - (3) Single admission
 - (a) Adults: R9,50
 - (b) Child under 18 years: R2,00
 - (4) Admission of Spectators to swimming pool premises
 - (a) Adults: Free of charge
 - (b) Children under 18 years: Free of charge."

Civic Center, No 83 Krogh Street LOUIS TRICHARDT

File No. 1/3/45/2 Notice No. 71 of 2011 8 July 2011 MR A S TSHIKALANGE MUNICIPAL MANAGER

lh/SwimmingPocl_Notice2011

MAKHADO MUNICIPALITY

DETERMINATION OF CHARGES IN TERMS OF SECTION 75 OF THE LOCAL GOVERNMENT: MUNICIPAL SYSTEMS ACT, 2000 AS AMENDED

BY-LAWS RELATING TO STREET TRADING

In terms of section 75 of the Local Government: Municipal Systems Act, 2000, as amended, notice is hereby given that the Makhado Municipality in terms of section 75A of the said Act, by Special Resolution dated 28 April 2011, further amended the Tariff of Charges under the Schedule to the Council's By-laws Relating to Street Trading, adopted by the Makhado Municipality under Administrator's Notice 248 dated 25 July 1997, as amended, with effect from 1 July 2011 by the substitution of the Tariff of Charges by the following:

1. By the insertion of Schedule 3 after Schedule 2 of the By-laws as follows:

"SCHEDULE 3

Rental of vendor stands per month, payable on the 1st day of each month in advance:

R12,80 per stand."

Civic Center, No 83 Krogh Street LOUIS TRICHARDT

File No. 1/3/44/2 Notice No. 72 of 2011 8 July 2011 MR A S TSHIKALANGE MUNICIPAL MANAGER

lh/StreetTrading_Notice2011

MAKHADO MUNICIPALITY

DETERMINATION OF CHARGES IN TERMS OF SECTION 75 OF THE LOCAL GOVERNMENT: MUNICIPAL SYSTEMS ACT, 2000 AS AMENDED

BY-LAWS RELATING TO HAWKERS

In terms of section 75 of the Local Government: Municipal Systems Act, 2000, as amended, notice is hereby given that the Makhado Municipality in terms of section 75A of the said Act, by Special Resolution dated 28 April 2011, further amended the Tariff of Charges under the Schedule to the Council's By-laws Relating to Hawkers, adopted by the Makhado Municipality under Administrator's Notice 927 dated 23 July 1980, as amended, with effect from 1 July 2011 by the substitution of the Tariff of Charges by the following:

"SCHEDULE Tariff of Charges

For the use of stands referred to in section 3:

1. Per under roof facility, per day:

(for ad hoc leases other than by means of allocated tender, excluding market stalls) "

R40,30.

Civic Center, No 83 Krogh Street LOUIS TRICHARDT

File No. 1/3/41/2 Notice No. 73 of 2011 8 July 2011 MR A S TSHIKALANGE MUNICIPAL MANAGER

lh/Hawkers_Notice2011

MAKHADO MUNICIPALITY

DETERMINATION OF CHARGES IN TERMS OF SECTION 75 OF THE LOCAL GOVERNMENT: MUNICIPAL SYSTEMS ACT, 2000 AS AMENDED

BY-LAWS RELATING TO THE CONTROL OF TEMPORARY ADVERTISEMENTS AND PAMPHLETS

In terms of section 75 of the Local Government: Municipal Systems Act, 2000, as amended, notice is hereby given that the Makhado Municipality in terms of section 75A of the said Act, by Special Resolution dated 28 April 2011, amended the By-laws Relating to the Control of Temporary Advertisement and Pamphlets of the Makhado Municipality, adopted under Administrator's Notice 248 dated 3 March 1976, as amended, with effect from 1 July 2011 by the substitution of section 8(c), (e) and (f) by the following:

- "8. (c) In respect of pamphlets, a single amount of R220,55 per applicant per application which amount shall not be refundable
 - e) In respect of overhead banners, a single amount of R308,95 per applicant per application, which amount shall not be refundable: Provided that the Council may exempt as it deems fit and at its sole discretion, any applicant from the payment of the total amount of R308,95 or any part thereof.
 - (f) In respect of banners affixed to a fence a deposit of R308,95 per application plus an amount of R95,15 which amount is not refundable: Provided that the Council may exempt as it deems fit at its sole discression, any applicant from the payment of the total amount or any part thereof

Civic Center, No 83 Krogh Street LOUIS TRICHARDT

File No. 1/3/2/2 Notice No. 74 of 2011 8 July 2011 MR A S TSHIKALANGE MUNICIPAL MANAGER

lh/Pamphlets_Notice2011

MAKHADO MUNICIPALITY

DETERMINATION OF CHARGES IN TERMS OF SECTION 75 OF THE LOCAL GOVERNMENT: MUNICIPAL SYSTEMS ACT, 2000 AS AMENDED

BY-LAWS RELATING TO THE CONTROL OF INFLAMMABLE LIQUIDS AND SUBSTANCES

In terms of section 75 of the Local Government: Municipal Systems Act, 2000, as amended, notice is hereby given that the Makhado Municipality in terms of section 75A of the said Act, by Special Resolution dated 28 April 2011, further amended the tariffs mentioned in section 3(6) and in Schedule I and II of Chapter I of the Municipality's By-laws Relating to the Control of Inflammable Liquids and Substances, adopted by the Municipality under Administrator's Notice 363 dated 10 May 1961, as amended, with effect from 1 July 2011 by the substitution of Schedule I and II of Chapter I as well as the tariff mentioned in section 3(6) of the following:

"SCHEDULE 1 TARIFF OF CHARGES

1. APPLICATION FOR THE APPROVAL OF PLANS

Amount payable to the Council in respect of each application for the approval of plans as contemplated in section 3(6):

R21,60

 TARIFF OF FEES FOR CERTIFICATES OF REGISTRATION AND TRANSFERS IN TERMS OF SECTIONS 3, 10 AND 11(2)

Description of Premises		Half-yearly	Yearly
A.	Bulk depots	R180,40	R358,60
В.	Dry-cleaning rooms	R91,15	R182,35
C.	Spraying rooms	R26,40	R53,00
Certi	ficate of registration issued to premises other than the a	bove:-	
\mathbf{D}_{\cdot}	Up to 2 000 litre storage capacity	R46,10	R92,10
E .··	Up to 5 000 litre storage capacity	R92,10	R184,10
F.	Up to 20 000 litre storage capacity	R180,40	R360,50
G.	Over 20 000 litre storage capacity	R220,60	R4 418,30
H.	Transfer of a certificate of registration	R21,60	

For every certificate of registration the annual fees shall be as prescribed in this Schedule: Provided that if liability to pay the fees arises on or after the first day of July in any year the fees payable shall be half the annual amount.

3. FEES FOR EXAMINING VEHICLES FOR TRANSPORT

PI	ΞR	N	1]	T

Description of vehicle	Half-yearly
Road tank wagon	R92,10
Motor vehicle other than a road tank wagon, designed to be used	
for the delivery of inflammable liquids in excess of the amount	
permitted under section 79(1)(a) and (b)	R46,10
Any vehicles other than a motor vehicle or road tank wagons,	
designed to be used for the delivery of inflammable liquids in	
excess of the amount permitted under section 79(1)(a) and (b)	R21,60

Civic Center, No 83 Krogh Street LOUIS TRICHARDT

File No. 1/3/29/2 Notice No. 75 of 2011 8 July 2011

MAKHADO MUNICIPALITY

DETERMINATION OF CHARGES IN TERMS OF SECTION 75 OF THE LOCAL GOVERNMENT: MUNICIPAL SYSTEMS ACT, 2000 AS AMENDED

MISCELLANEOUS CHARGES

1. FILLING OR TOPPING UP OF SWIMMING POOLS

That a once off charge of R800,40 irrespective of the size of the swimming pool be levied for the filling of swimming pools with water within Makhado.

2. OTHER CHARGES

2.1 SITE RENT: ENTERTAINMENT VENTURES

R1100,90 per calendar day or part thereof: Sanitation to be raised additional at the prescribed rate

2.2 SEWER BLOCKAGES •

R518,00 per hour or part thereof

2.3 CUTTING OF GRASS: VACANT STANDS

R480,00 for sites smaller than 1428m² and R920,70 for erven bigger than 1428m²

2.4 SALE OF SEWER SLUDGE

Per bag: Per m²: R5,90

R40,00

Own bags to be provided and loading to be performed by the customer

2.5 CABLE TOLL

Small:

R29,00

Big:

R58,80

2.6 ADVERTISING: MUNICIPAL NEWSPAPER

R250,70 per insert

2.7 GARDEN REFUSE

R458,90 per 4,5m² load or part thereof (NO FREE REMOVAL OF GARDEN REFUSE)

2.8 RENTAL OF CARPORTS: PUBLIC PARKING AREA

Per open carport per month plus VAT R91,60
Under cover parking per month plus VAT R146,30
Pay and display per hour or part thereof R 3,10
Pay and display per half an hour or part thereof (Munnik) R 1,70

2.9 Electricity Cut-Off Fee:

(a) Household Cut-off Fee R303,80

(b) Agricultural (Farm) Cut-off Fee R265,56

2.10 Accounts Late Payment Fee

(The average of Household and Farm Cut-off Fee) R195,45

Civic Center, No 83 Krogh Street LOUIS TRICHARDT

File No. 6/1/1(10/11) Notice No. 76 of 2011 8 July 2011

MAKHADO MUNICIPALITY

DETERMINATION OF CHARGES IN TERMS OF SECTION 75 OF THE LOCAL GOVERNMENT: MUNICIPAL SYSTEMS ACT, 2000 AS AMENDED

LEASE OF TENT

In terms of section 75 of the Local Government: Municipal Systems Act, 2000, as amended, notice is hereby given that the Makhado Municipality in terms of section 75A of the said Act, by Special Resolution dated 28 April 2011, further amended the Tariff of Charges for the Lease of the Tent of the department of the Chief Community Services published under Municipal Notice 11 of 1993 in the Provincial Gazette of 24 March 1993, as amended, be further amended with effect from 1 July 2011 by the substitution of the Tariff of Charges by the following:

"TARIFF OF CHARGES

- 1. The rental in respect of the tent under the control of the department of the Chief Community Services is R200,70 per day, plus a further amount of R870,90 per occasion payable in respect of the pitching and striking of the tent. Transportation will be collected at the applicable tariff.
- 2. A deposit in the amount of R755,40 per occasion is payable, and will be refunded if the tent is returned to the Council in the same condition as it was furnished: Provided that should the deposit not be sufficient to cover the cost of the cleaning, repair or replacement of the tent should it be soiled, damaged, lost or destroyed whilst being leased, the lessee shall be liable for the payment of the difference between such cost and the deposit and the right to recover such difference by means of process of law is reserved by the Council.
- Conditions of lease:
 - 3.1 The Council shall be responsible for the transportation, pitching and striking of the tent, which shall be conducted during normal office hours only.
 - 3.2 The tent shall be leased with the consent of the Chief Community Services only.
 - 3.3 The tent shall be leased only for functions to be held within the Council's area of jurisdiction."

Civic Center, No 83 Krogh Street LOUIS TRICHARDT

File No. 6/19/1/16 & 8/1/2/6 Notice No. 77 of 2011 8 July 2011 MR A S TSHIKALANGE MUNICIPAL MANAGER

Ih/Tent_Notice 2011

MAKHADO MUNICIPALITY

DETERMINATION OF CHARGES IN TERMS OF SECTION 75 OF THE LOCAL GOVERNMENT: MUNICIPAL SYSTEMS ACT, 2000 AS AMENDED

LEASE OF BUILDINGS ON SHOW-GROUNDS (HALLS & TEA GARDEN) OTHER THAN SHOW HALL & BEER GARDEN

In terms of section 75 of the Local Government: Municipal Systems Act, 2000, as amended, notice is hereby given that the Makhado Municipality in terms of section 75A of the said Act, by Special Resolution dated 28 April 2011, amended the Tariff of Charges for the lease of the Buildings on the show-grounds (Halls & Tea garden) other than Show Hall & Beer Garden by the substitution of the Tariff of Charges with effect of 1 July 2011 by the following:

"TARIFF OF CHARGES

1. Rental payable per day or part thereof between 08:00 and 24:00.

Type of gathering Amount
Tariff A
Any other proceedings and purposes not mentioned in Tariff B and C
R350,10

2. Tariff B

Any proceedings of an amateur nature as well as conferences, congresses, meetings and lectures

R93,70

3. Tariff C

Any purposes for charity, or function for the benefit of a registered charity organization, churches, schools and related organizations where the full proceeds, if any, are to the credit of such organization

R70,40.

- 2. The halls and tea garden is available free of charge for official use by the Mayor, Mayoress, the Municipality, the Makhado Municipal Workers Social Club, Soutpansberg District Development Association, the Soutpansberg District Agricultural Union, the Soutpansberg Show Society and any other organization which is involved with the day to day functioning of the Municipality.
- 3. It is required from lessees of the Halls and Tea Garden to pay a deposit of R700,80 per occasion and such deposit is refundable subject to the ordinary conditions applicable to the lease of the Council's halls and buildings as set out in the applicable Council policy and by-laws, including the specific condition that the deposit is forfeited if the Halls and Tea Garden is not satisfactorily cleaned and tidled after use thereof by the lessee. The deposit shall accordingly also be appropriated in proportion to damage to the Halls, Tea Garden and equipment."
- 4. In respect of any sports clubs who may wish to rent the halls or any other buildings situated on the show-grounds to practice any type of sport, such rental will be calculated on the basis of the rental payable by sports clubs which utilize the Central Sports Hall, as determined by Council form time to time.
- 5. Should a lessee cancel a reservation and such cancellation take place within 10 days before the date on which the hall would have been used, an amount equal to 25% of the applicable rental will be forfeited to the Council to cover administrative costs and loss of income."

Civic Center, No 83 Krogh Street LOUIS TRICHARDT

File No. 7/2/2/3/11 & 12 Notice No. 78 of 2011 8 July 2011

MAKHADO MUNICIPALITY

DETERMINATION OF CHARGES IN TERMS OF SECTION 10G(7) OF THE LOCAL GOVERNMENT TRANSITION ACT, 1993 (ACT 209 OF 1993), AS AMENDED

LEASE OF SHOW HALL

In terms of section 75 of the Local Government: Municipal Systems Act, 2000, as amended, notice is hereby given that the Makhado Municipality in terms of section 75A of the said Act, by Special Resolution dated 28 April 2011, amended the Tariff of Charges for the lease of the Show Hall situated on the Show Grounds as determined by Council Resolution A.148.28.06.94, by the substitution of the Tariff of Charges with effect of 1 July 2011 by the following:

"TARIFF OF CHARGES

1. RENTAL PAYABLE PER DAY OR PART THEREOF BETWEEN 08:00 AND 24:00.

TYPE OF GATHERING AMOUNT

Tariff A

Any other proceedings and purposes not mentioned in Tariff B and C

R530.10

2. Tariff E

Any proceedings of an amateur nature as well as conferences, congresses, meetings and lectures.

R270,00

Tariff C

Any purposes for charity or functions for the benefit of a registered charity organization, churches, schools and related organizations where the full proceeds, if any, are to the credit of such an organization

R180,60.

- 2. The Show Hall is available free of charge for official use by the Mayor, Mayoress, the Municipality, the Makhado Municipal Workers Social Club, Soutpansberg District Development Association, the Soutpansberg District Agricultural Union, the Soutpansberg Show Society and any other organisation which is involved with the day to day functioning of the Municipality.
- 3. The lessee of the Show Hall will be required to pay a deposit of R700,80 for each occasion and such deposit is refundable under standard conditions applicable to the rental of Council's buildings and halls in the applicable Council policy and by-laws, including the specific condition that the deposit is forfeited if the Show Hall is not satisfactorily cleaned and tidled after use thereof by the lessee. The deposit shall accordingly also be appropriated in proportion to damage to the Show Hall and equipment.
- 4. Should a lessee cancel a reservation and such cancellation take place within 10 days before the date on which the hall would have been used, an amount equal to 25% of the applicable rental will be forfeited to the Council to cover administrative costs and loss of income."

Civic Center, No 83 Krogh Street LOUIS TRICHARDT

File No. 7/2/2/3/12 Notice No. 79 of 2011 8 July 2011

MAKHADO MUNICIPALITY

DETERMINATION OF CHARGES IN TERMS OF SECTION 75 OF THE LOCAL GOVERNMENT: MUNICIPAL SYSTEMS ACT, 2000 AS AMENDED

ABATTOIR BY-LAWS

In terms of section 74(2) of the Municipal Systems Act, 2000 (Act no. 32 of 2000) the purpose of the tariff is to recover cost for the inspection of meat and for the protection of the users thereof.

In terms of section 75 of the Local Government: Municipal Systems Act, 2000, as amended, notice is hereby given that the Makhado Municipality in terms of section 75A of the said Act, by Special Resolution dated 28 April 2011, further amended the Tariff of Charges for the rendering of services at abattoirs, adopted by the Council under Municipal Notice 56/1989 in the Provincial Gazette dated 20 December 1989, as amended, with effect from 1 July 2011 by the substitution of items 7 and 8 by the following:

"7. RE-INSPECTION CHARGES

For the re-inspection at the abattoir or at the destination of carcases or parts thereof, parcels of meat or offal brought into the municipal area the following charges are payable:

For every bovine carcase	R58,50
For every calf carcase	R25,15
For every sheep, lamb or goat carcase	R11,40
For every pig carcase more than 25 kg	R34,70
For every suckling pig carcase 25 kg and less	R11,40
Parcels of meat per kg or part thereof	R 0,36
Offal per kg or part thereof	R 0,36

8. INSPECTION CHARGES

For the inspection of slaughtered animals as contemplated in the Animal Slaughter, Meat and Animal Products Hygiene Act, 1967 in respect of animals slaughtered at an abattoir:

8.1. NORMAL SLAUGHTERINGS

Cattle : R32,80 per carcase
Sheep : R5,55 per carcase
Pigs : R16,45 per carcase

2. EMERGENCY SLAUGHTERINGS

The actual cost of the labour of the health inspector who carries out the inspection expressed in time used plus 10%."

Civic Center, No 83 Krogh Street LOUIS TRICHARDT

File No. 1/3/1/2 Notice No. 80 of 2011 8 July 2011 MR A S TSHIKALANGE MUNICIPAL MANAGER

lh/Abattoir_Notice2011

MAKHADO MUNICIPALITY

DETERMINATION OF CHARGES IN TERMS OF SECTION 75 OF THE LOCAL GOVERNMENT: MUNICIPAL SYSTEMS ACT, 2000 AS AMENDED

TRAFFIC BY-LAWS

In terms of section 75 of the Local Government: Municipal Systems Act, 2000, as amended, notice is hereby given that the Makhado Municipality in terms of section 75A of the said Act, by Special Resolution dated 28 April 2011, further amended the Municipality's Traffic By-Laws adopted by the Municipality under Administrator's Notice 223 dated 19 March 1947 as amended, with effect of 1 July 2011, by the substitution of the Tariff of Licence Fees for Public Motor vehicles by the following:

"SCHEDULE A TARIFF OF LICENCE FEES FOR PUBLIC MOTOR VEHICLES

- 1. Public motor vehicles which are used for the transport of passengers at hire or reward:
 - (a) By bus per annum (school buses excluded)

As prescribed

(b) By taxi per annum

As prescribed

(c) By minibus per annum

As prescribed

- 2. Public motor vehicles which are used for the transport of goods at hire or reward:
 - (a) By motor vehicle per annum (tractors and trailers excluded)

As prescribed

(b) Motor vehicles which are trailers, per trailer per annum

As prescribed

3. Duplicate licence or token

As prescribed

- 4. Public motor vehicle licences are valid as from 1 January until 31 December of any year and if the liability for the payment of a public motor vehicle licence originate for the first time after 1 July of any year, only 50% of the fees as mentioned in items 1 and 2 above, shall be payable for the half year concerned or part thereof.
- 5. For the application of the above-mentioned fees "taxi" means a motor vehicle which is used for the transport of passengers at hire or reward and the words "bus", "minibus", "motor vehicle", "motorcar" and "school bus" have the meaning which are attached thereto in pursuance of the Road Traffic Act, 1989 and the Road Traffic Regulations promulgated in terms thereof."

Civic Center, No 83 Krogh Street LOUIS TRICHARDT

File No. 1/3/48/2 Notice No. 81 of 2011 8 July 2011 MR A S TSHIKALANGE MUNICIPAL MANAGER

lh/Traffic_Notice2011

MAKHADO MUNICIPALITY

DETERMINATION OF CHARGES IN TERMS OF SECTION 75 OF THE LOCAL GOVERNMENT: MUNICIPAL SYSTEMS ACT, 2000 AS AMENDED

WATER SUPPLY BY-LAWS

In terms of section 74(2) of the Municipal Systems Act, 2000 (Act no. 32 of 2000) the purpose of the tariff is to recover cost for the supply of water and to generate a profit.

The free basic water tariff of 6kl to all residential consumers with water meters are also implemented to assist poor consumers.

In terms of section 75 of the Local Government: Municipal Systems Act, 2000, as amended, notice is hereby given that the Makhado Municipality in terms of section 75A of the said Act, by Special Resolution dated 28 April 2011, further amended the Tariff of Charges in the Schedule to the Water Supply By-laws of the Makhado Municipality, adopted by the Municipality under Administrator's Notice 1024 dated 27 July 1977, as amended, with effect from 1 July 2011 by the substitution of subitems 2,3,4 and 8 of Part I by the following:

2. BASIC AND ADDITIONAL CHARGES

(1) Basic Charges

Where any erf, subdivided erf, stand, lot or other area within the municipality, with or without improvements, is, or in the opinion of the Council, can be connected to the main, the owner of such erf, subdivided erf, stand, lot or other area shall be deemed to be a user and shall be charged a basic charge, which shall be due annually at the commencement of each financial year and payable in a manner as stipulated by the Council from time to time, on the basis of R19,60 per 750 m² or part thereof per month, for the first 1 500 m² and thereafter R36,80 per 1 500 m² or part thereof, calculated according to the total area of such erf, subdivided erf, stand, lot or other area: Provided that such basic charge shall not be less than R18,30 per month and not more than R493,50 per month in respect of any such premises: Provided further that such tariffs shall not apply to those properties situated in Vleyfontein township which properties are levied in accordance with the provisions of a special agreement concluded between Council and the Northern Province with the inclusion thereof in the jurisdiction area: Provided further that in the former R293 towns (Dzanani) Vuwani and Waterval that forms part of the Makhado's area of jurisdiction shall pay an amount of R18,30 per private residential property and an amount of R36,80 per month per business situated in such area: Provided further that the additional charge shall not be payable until such time as the meters has been taken over from the Department of water Affairs.

(2) Additional Charge

In addition to the basic charge mentioned in sub item (1), the owner or occupier of any erf, subdivided erf, stand, lot or other area within the municipality, with improvements thereon, shall pay an additional monthly charge calculated in terms of the applicable tariff set out in items 3 to 5 inclusive.

- (3) Private dwelling, flat, church, hall, nursery schools, businesses, industries and buildings used exclusively for the purpose of storage and any other type of consumer not specifically mentioned in these tariffs, per month or part thereof:
 - 3.1 Private dwelling, flat, church and schools, per month or part thereof that is metered individually per service connection:

(1)	For the first 6 kl water consumed, per kl or part thereof:	Free
(2)	For all water consumed between 7 kl and 25kl, per kl or part thereof:	R5,20
(3)	For all water consumed in excess of 25kl, per kl or part thereof:	R5.55

3.2 Multiple dwellings or flats not metered individually:

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(1)	For the first 12 kl water consumed, per kl or part thereof:	R5,20		
(2)	For all water consumed between 13 kl and 25kl, per kl or part thereof:	R5,55		
(3)	For all water consumed in excess of 25kl, per kl or part thereof:	R5,90		
(4)	Minimum charge per flat per month:	R47.60		

- 3.3 Halls, nursery schools, businesses, flat/business combinations, industries and buildings used exclusively for the purpose of storage and any other type of consumer not specifically mentioned in these tariffs, per month or part thereof for each service connection:
 - (1) For the first 40 kl water consumed, per kl or part thereof: R5,20
 (2) For all water consumed in excess of 40 kl, per kl or part thereof: R6,90
 - (3) Minimum charge whether water is consumed or not: R51,90

Provided that where a fire hydrant connection is also made the consumptions regarding on both the service and fire hydrant connections will be regarded as a single consumption.

- 3.3 Private dwellings in the informal housing developments per month or part thereof per unit:
 - For the first 6 kl water consumed, per kl or part thereof: (1)

Free

- For all water consumed between 7 kl and 25kl, per kl or part thereof: (2)
- R5,20 R5,55
- Government institutions and offices, provincial institutions and offices, hospitals and black township, per month or 4.1

For all water consumed in excess of 25kl, per kl or part thereof:

For the first volume of water consumed as indicated infra for each institution,

per kl or part thereof:

(3)

4.

- Department of Agriculture (Veterinarian services): For the first 72 kl water consumed. (1)
- (2) Transvaal Provincial Inspection Services (Erasmus Street offices): For the first 75 kl water consumed.
- (3)Department of Defence (Soutpansberg Commando): For the first 15 kl water consumed.
- (4) Department of Justice and/or any other department liable for the payment of the consumer account rendered by the Transitional Local Council in respect of the central government offices on the corner of Landdros and Munnik Street: For the first 225 kl water consumed.
- (5) Louis Trichardt High School Sports Grounds: None
- Transvaal Provincial Administration (Museum Services, corner of Erasmus and Munnik Street): (6) For the first 30 kl water consumed.
- S A Post Office (Burger Street): For the first 270 kl water consumed. (7)
- S A Police: For the first 315 kl water consumed. (8)
- Department of Correctional Services: For the first 1 620 kl water consumed.
- (10)Transvaal Provincial Administration (Branch Community Development): For the first 90 kl water consumed.
- Spoornet (Toilet Grobler Street): For the first 45 kl water consumed.
- (12)Spoornet (Station): For the first 405 kl water consumed.
- (13)Transnet (Busdepot): For the first 1500 kl water consumed.
- (14)S A Post Office (Krogh Street): For the first 72 kl water consumed.
- (15)Transvaal Roads Department: For the first 870 kl water consumed.
- Any other state or provincial institution and office not specially mentioned in these tariffs: For all (16)water consumed.
- 4.2 For all water consumed in excess of the volumes mentioned in paragraph
 - supra, per kl or part thereof: 4.1

R18,97

8. TESTING OF METERS

For the testing of meters in cases where it is found that the meter does not show an error of more than 3 % either way:

URBAN

R277.70

PERI-URBAN

R587,20

Civic Center, No 83 Krogh Street LOUIS TRICHARDT

File No. 1/3/51/2 Notice No. 82 of 2011 8 July 2011

MAKHADO MUNICIPALITY

DETERMINATION OF CHARGES IN TERMS OF SECTION 75 OF THE LOCAL GOVERNMENT: MUNICIPAL SYSTEMS ACT, 2000 AS AMENDED

LIBRARY BY-LAWS

In terms of section 74(2) of the Municipal Systems Act, 2000 (Act no. 32 of 2000) the purpose of the tariff is to recover cost and to supplement new books.

In terms of section 75 of the Local Government: Municipal Systems Act, 2000, as amended, notice is hereby given that the Makhado Municipality in terms of section 75A of the said Act, by Special Resolution dated 28 April 2011, amended the Library By-laws of the Council, adopted under Local Authority Notice 2063 dated 22 June 1994, as amended, and as published under Municipal Notice no. 34/1994 in the Provincial Gazette of 22 June 1994, with effect from 1 July 2011 by the substitution of the following Tariff of Charges:

"TARIFF OF CHARGES

Fines

A fine of R1,80 per book per week or part thereof must be paid to the Council by a member whose books are not returned within the period contemplated in section 6 of the Council's Library By-laws.

Deposits

- 2.1 A deposit of R160,20 per book is payable by a member who obtain membership of the library in terms of the provisions of sections 3(1) or 3(2) or 3(6) of the above-mentioned Library By-laws and who in the sole judgement of the Council furnishes inconclusive proof of identity, residential address, work address and any other information required.
- 2.2 A member from whom it is required to pay a deposit in terms of subitem 2.1 may not subject thereto that an adequate deposit is paid as calculated at the amount per book mentioned in subitem 2.1, borrow more than four books per occasion against his proof of membership.
- 2.3 The deposit paid by a member can be appropriated to defray the cost of any books which are lost or damaged whilst being on loan against the proof of membership of the member.
- 2.4 The deposit paid by a member, shall be refunded to such member on termination of membership, save as provided by sub-item 2.3.
- 2.5 If the deposit paid by a member in terms of sub-item 2.1 is not adequate to defray the cost of any books which are lost or damaged whilst being on loan against the proof of membership of the member, such member shall be liable for the difference between the deposit and the actual cost of any book and Council reserves the right to recover such difference by means of process of law.

Membership fees

The following membership fees are charged in respect of permanent or temporary membership of the library, granted in terms of the provisions of section 3(2) of the said Library By-laws, payable 1 July of each financial year:

- 3.1 Adult members under the age of 60 years (Residents residing within the borders of Makhado Municipality)

 R88,00 per family per year or R7,30 per month
- 3.2 Adult members under the age of 60 years (Residents residing outside the borders of Makhado Municipality) R86,25 per member or R6,20 per month
- 3.3 Minor members (18 years and younger): R28,70 per year.
- 3.4 Adult members older than 60 years: Free of Charge Rental of audio-visual material: R37,50 per occasion

4. Issuance of duplicate certificate of membership

An amount of R9,80 is payable for the issuance of a duplicate certificate, in terms of section 3(5) of the said By-laws."

Civic Center, No 83 Krogh Street LOUIS TRICHARDT

File No. 1/3/7/2 Notice No. 84 of 2011 8 July 2011

MR A S TSHIKALANGE MUNICIPAL MANAGER

lh/Library_Notice2011

MAKHADO MUNICIPALITY

DETERMINATION OF CHARGES IN TERMS OF SECTION 75 OF THE LOCAL GOVERNMENT: MUNICIPAL SYSTEMS ACT, 2000 AS AMENDED

AERODROME BY-LAWS

In terms of section 74(2) of the Municipal Systems Act, 2000 (Act no. 32 of 2000) the purpose of the tariff is to control the access to the Aerodrome, and a contribution towards the maintenance costs.

In terms of section 75 of the Local Government: Municipal Systems Act, 2000, as amended, notice is hereby given that the Makhado Municipality in terms of section 75A of the said Act, by Special Resolution dated 28 April 2011, further amended the Tariff of Charges under the Schedule to the Aerodrome By-Laws of the Municipality, adopted under Administrator's Notice 1344 dated 29 August 1973, as amended with effect of 1 July 2011 by the substitution of the section "Landing Fees" with the following:

"1. All aircrafts which lands at the Makhado Aerodrome shall pay the following landing fees:

MAXIMUM CERTIFICATED MASS IN KG OF THE AIRCRAFT UP TO AND INCLUDING -	PER SINGLE LANDING R
500	21,30
1 000	31,40
1 500	40,10
2 000	48.50
2 500	57,10
3 000	62,10
4 000	91,90
5 000	117,40
6 000	142,80
7 000	170,35
8 000	190,70
9 000	220,30
10 000	247,20
and thereafter, for every additional 2 000 kg or part thereof	, , ,
	350,70
Helicopter, irrespective of mass	12,50
Block landings, irrespective of mass	R150,20 per month

- Concessions for the use of the aerodrome can be granted to local aero clubs by means of Council Resolution.
- 3. The Council retains the right to place the aerodrome at the disposal of applicants for air rally's, bivouacs or for any other purpose, free of charge or on such conditions as the Council may deem fit."

Civic Center, No 83 Krogh Street LOUIS TRICHARDT

File No. 1/3/47/2 Notice No. 85 of 2011 8 July 2011

MAKHADO MUNICIPALITY

NOTICE OF GENERAL ASSESSMENT RATES AND FIXED DAY FOR PAYMENT IN RESPECT OF THE FINANCIAL YEAR 1 JULY 2011 TO 30 JUNE 2012 (REGULATION 17)

Notice is hereby given in terms of the provisions of the Local Government Municipal Property Rates Act, 2004 that the assessment rate tariff be determined as follows:

- 1. Property rates on land for all residential properties be 0,55 cents in the Rand;
- Property rates on land for all businesses, industrial and commercial be 0,83 cents in the Rand;
- 3. An amount of R20 000,00 to be deducted from the market value on all residential properties;
- 4. A rebate of 45% to be deducted from the market values of properties of qualifying senior citizens.
- 5. New rateable properties to be phased in as follows:
 - 5.1 75% Discount in the first year;
 - 5.2 50% Discount in the second year;
 - 5.3 25% Discount in the third year;
- 6. Property rates on agricultural and rural area land be 0,13 cents in the Rand.

The amount due for assessment rates shall be payable on the 7th day of every month following the month in which it was levied and that any period of grace be deemed to have been included in such final date of payment.

Interest calculated at the maximum rate of interest as approved by the Premier of the Northern Province in terms of the provisions of section 50(A) of the Local Government Ordinance, 1939, (Ordinance 17 of 1939) shall be charged on all amounts not paid on the first day of the month that follows the month in which the rendered account was payable. Defaulters are liable to legal proceedings for recovery of such arrear amounts.

Condition 1.2 of the Council's approved scheme whereby assessment rates rebate is granted to less affluent property owners and social pensioners in accordance with the provisions of the Local Government Municipal Property Rates Act, 2004, be as follows:

"1.2 That property owners must be 60 years and older and that his/her total income must not exceed R60 000, 00 per annum (income and pension of spouse included).

Civic Center, No 83 Krogh Street LOUIS TRICHARDT

Notice No. 86 of 2011 8 July 2011 MR A S TSHIKALANGE MUNICIPAL MANAGER

File Numbers: 6/19/1/12, 6/10/2, 1/3/15/2, 1/3/36/2, 1/3/17/2, 1/3/51/2 & 5/5/3/B

Lh/Assessmentl'ropertyRates_Notice2011

MAKHADO MUNICIPALITY

DETERMINATION OF CHARGES IN TERMS OF SECTION 75 OF THE LOCAL GOVERNMENT: MUNICIPAL SYSTEMS ACT, 2000 AS AMENDED

LEASE OF ACTIVITY ROOM (LIBRARY BUILDING), TSHIKOTA-, VLEYFONTEIN-, MUDULUNI-, AND RAVELE COMMUNITY HALLS, PARKING AREA ON ERF 3415, MUNNIK STREET AND ANY OTHER HALL NOT MENTIONED IN ANY OTHER TARIFF

In terms of section 74(2) of the Municipal Systems Act, 2000 (Act no. 32 of 2000) the purpose of the tariff is to recover the cost for the maintenance of the said buildings.

In terms of section 75 of the Local Government: Municipal Systems Act, 2000, as amended, notice is hereby given that the Makhado Municipality in terms of section 75A of the said Act, by Special Resolution dated 28 April 2011, amended the Tariff of Charges for the lease of the Activity Room in the Library Building, Tshikota-, Vleifontein-, Muduluni-, and Ravele Community Halls as well as parking on erf 3415, Louis Trichardt township promulgated under Local Government Notice 170 dated 20 January 1993 by the substitution of the Tariff of Charges with effect of 1 July 2011 by the following:

"TARIFF OF CHARGES

The rental in respect of the Activity Room in the Library Building for the purpose of meetings, seminars, conferences, congresses, lectures and courses payable per occasion is as follows:

	Category of User	Tariff office hours 07:00 - 16:00	Tariff between 16:00 & 24:00
1.	Tariff A		
	Any proceedings not mentioned un Tariff B and C	nder R225,52	R357,05
2.	Tariff B		
	Any proceedings presented at ama	teur level R148,00	R300,20
3.	Tariff C		
	Any proceedings in aid of charity, functions in aid of a registered well organisation, churches, schools an organisations, the full return of whif any, is to the credit of such organisation.	lfare d related tich,	P148 20
	organisation	R93,80	R148,20

- 4. It is required from lessees of the activity room in the library building to pay a deposit of R700,80 per occasion and such deposit is refundable subject to the ordinary conditions applicable to the lease of the Council's halls and buildings as set out in the applicable Council policy and by-laws, including the specific condition that the deposit is forfeited if the activity room is not satisfactorily cleaned and tidied after use thereof by the lessee. The deposit shall accordingly also be appropriated in proportion to damage to the activity room and equipment.
- Use of Activity Room in the library by the Maroela Care Group (Cancer Association): "RESOLVED A.96.06.04.98 -

THAT Council contribute to the Louis Trichardt Cancer Association in the form of free telephone use to the maximum amount of R76,90 per month as well as free use of the Library Activity Room twice a month."

- All halls other than the activity room will be lease at the same rental except that the after hours rental will
 not be applicable at such halls.
- 7. Parking area situated on erf 3415, Munnik Street:

 The rental for occasional uses other than parking of vehicles be determined at R76,90 per occasion and an deposit of R700,80 per occasion and such deposit is refundable under standard conditions applicable to the rental of Council's buildings in the applicable by-laws.
- 8. Sport Hall per occasion: Rental R1 130,20 Deposit – R1 406,20"

Civic Center, No 83 Krogh Street LOUIS TRICHARDT

File No. 7/2/2/3/13 Notice No. 87 of 2011 8 July 2011 MR A S TSHIKALANGE MUNICIPAL MANAGER

lh/ActivityRoom_Notice2011