

NDLAMBE MUNICIPALITY

TABLED ANNUAL BUDGET

2017/2018



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VISION:

Ndlambe Municipality strives to be a growing and investment friendly region that provides sustainable, efficient, cost-effective, adequate and affordable services to all citizens in a healthy and safe environment by 2025.

MISSION:

To achieve our vision by enabling optimal performance within each of the five key performance areas of local government within the context of available resources.

VALUES:

- *Commitment*
- *Transparency*
- *Honesty*
- *Trustworthiness*
- *Care*



MAYORS' REPORT

RESOLUTION

EXECUTIVE SUMMARY

3) EXECUTIVE SUMMARY OF THE MUNICIPAL MANAGER, ROLLY DUMEZWENI, ON THE 2017/2018 TABLED BUDGET OF THE NDLAMBE MUNICIPALITY

The Ndlambe Municipality budget was a difficult budget to compile with the current economic pressures that are impacting on us. Although many say that the economy is slowly recovering we are not noticing the recovery or feeling the recovery in our revenue collection rates. It is critical that everything possible is done to collect outstanding debt due to the municipality but at the same time ensure that the costs of the services that we provide are affordable to the consumers.

The 2017/18 budget continues to focus on ensuring financial sustainability but also taking into account delivering on the programmes outlined in the Integrated Development Plan. The budget tabled reaffirms the commitment of the Ndlambe Municipality towards the prudent management of the municipal finances. In order to move back towards financial sustainability the Ndlambe Municipality has set parameters within which financial planning is to be done and that should result in an operating surplus to increase the level of internal capital spending.

The 2017/18 Budget is premised on the following principles:

- Changing the way we do things within limited resources;
- Increasing productivity by doing more with less and managing human resources effectively;
- Ensure that there is coordination of programmes between all offices and directorates;
- Customer focused; and
- Stabilising the revenue base.

The main challenges experienced during the compilation of the 2017/18 budget are similar to that of previous years and can be summarised as follows:

- The on-going difficulties in the local economy;
- The need to prioritize work, projects and expenditure within the expected revenue envelope;
- Salaries and allowance increases for municipal staff that continue to exceed consumer inflation;
- Availability of internal capital funding; and
- Increases of ESKOM and Amatola Water.

The challenge of balancing the need of the communities to the limited finance resources remains a serious concern and the municipality needs to look at short, medium and long term solution.

Short-term

The focus for the 2017/18 Budget year must be financial sustainability of which a key component is to collect all debt due to the municipality and thus stabilize the revenue base. Vigorous implementation and enforcement of the debt collection policy is our number one priority. With the money due coming in the municipality will then be in the position to implement the IDP's key priority areas and improve service delivery.

Medium-term

Over the medium- term budget, financial sustainability will continue to remain a focus however, through the improved financial position that is created through the short term initiative, the municipality will be in a position to accelerate the implementation of the IDP programmes and commit to excellent service delivery as a norm. Capital spending will be accelerated and the ability to spend will improve.

Long-term

Building a strong financial position will provide an option for increased spending towards capital infrastructure and responding adequately to the communities' requirements.

The tabled budget put forward provides for total operating revenue of R429 174 000 for the 2017/2018 financial year and this represents an increase between 34.68% and R 318 651 000 on the current year's operating revenue.

Revenue

Revenue from property rates is budgeted at R107 649 000, an increase of 12.11% on the current year's budget of R 94 617 000. Income from rates represents 3.99% of the total revenue operating budget. To achieve the budgeted income, rates have been increased by 16% for the 2017/2018 financial year. The rates percentage increase is higher than the trading services percentage increase and that is due to the trading services operating budget not over cross subsidizing services covered by rates.

Revenue from water is budgeted at R43 190 000, an increase of 35.24% from the current year's budget of R 31 936 000. Income from water represents 9.94% of the total revenue operating budget. To achieve the budgeted income, water charges have been increased by 23% for the 2017/2018 financial year.

Revenue from electricity is budgeted at R 71 688 000 an increase 35.84% from the current year's budget of R 52 773 000. Income from electricity represents 5.98% of the total revenue operating budget. To achieve the budgeted income, electricity charges have been increased by 25% in line with NERSA's guidelines for the 2017/2018 financial year.

Revenue from sewerage and sanitation are budgeted at R10 919 000 an increase of 58.75% from the current year's budget of R 6 878 000. Income from sewerage and sanitation represent 39.30% of the total revenue operating budget. To achieve the budgeted income, sewerage and sanitation charges have been increased by 35% on sewerage and 23% on sanitation for the 2017/2018 financial year.

Revenue from refuse is budgeted at R 32 042 000 an increase of 158.38% from the current year's budget of R 12 401 000. Income from refuse represents 13.39% of the total revenue operating budget. To achieve the budgeted income, refuse charges have been increased by 191% for the 2017/2018 financial year

The tabled budget submitted to Council for approval and to then go out for public consultation provides for total operating expenditure of R416 832 000 an increase of 31.84% on the current year's operating expenditure of R316 156 000.

Expenditure

Expenditure on employee related costs has increased with 5.1% from R122 744 000 to R129 038 000. Employee related costs represent 2.95% of the total expenditure budget. There are no new posts that have been added into the 2017/2018 budget. Employee related costs include all employees of Ndlambe Municipality but excludes Councilors allowances.

Expenditure on general expenditure has increased by 29.40% from R179 061 000 to R231 712 000. General expenditure represents 1.68% of the total expenditure budget. General expenditure includes the bulk purchase of electricity and water as well as Councilors allowances. The ESKOM electricity increases is one of the main contributing factor to the % increase in general expenditure.

Expenditure on repairs and maintenance has increased by 54.21% from R19 727 000 to R30 421 000. Repairs and maintenance represents 12.50% of the total expenditure budget. Although it is encouraging to see the increase in repairs of 12.50%, this is one area of the expenditure budget that needs to be increased over the next financial years to ensure that our assets are adequately maintained.

Expenditure on contributions to funds has increased from R14 351 000 to R25 661 000. This represents 14.82% of the total expenditure budget. The main fund to which a contribution is made is the provision for bad debts. It must however be noted that the budget for bad debts has been drastically reduced to lower the increase on tariffs.

The capital budget is R65 139 400 for the 2017/2018 financial year and represents an increase of 74.71% on the 2016/2017 capital budget of R37 284 603. The capital budget is funded by grants in the sum of R35 414 000 and R29 725 400 from internal funds. Funding of grants from internal funds really needs to be addressed.

The top 10 capital projects for the 2017/2018 financial year are as follows:

Project Description	Capital Costs
Upgrading of bulk and internal sewerage in Station Hill	7 000 000
Upgrading of Wentzel Park sports field	4 300 000
Closure of Landfill Sites in Bushmans River	1 300 000
Upgrading of Hoyi Street: Kenton on Sea	2 800 000
Upgrading of Graveyard Road: Port Alfred	3 500 000
Upgrading of Marselle Main Road to Kom Street: Marselle	2 800 000
Upgrading of School road: Klipfontein	2 500 000
Upgrading of Gladiola road: Alexandria	2 279 000
MV Networks: Bulk Supply to Thorn Hill Residential Area in Port Alfred	1 008 000
LV Networks: Electrification of 714 Housing Project in Alexandria	6 992 000

ANNUAL BUDGET TABLES

4) Tabled Budget supporting tables

See Annexure.

OVERVIEW OF BUDGET PROCESS

PART 2 – SUPPORTING DOCUMENTATION

1) OVERVIEW OF THE ANNUAL BUDGET PROCESS

The annual budget process plan is attached below. The budget process plan indicated all the key deadlines that needed to be met to ensure that a credible budget was produced for presentation to Council on 31 March 2016.

NDLAMBE MUNICIPALITY BUDGET TIMETABLE FOR THE 2017/2018 FINANCIAL YEAR

COMPLETION DATE	ACTIVITY	RESPONSIBILITY
AUGUST 2016		
22 August 2016	Budget timetable, budget guidelines, budget instructions, budget schedules to be presented to the Budget Steering Committee.	Budget Office
22 August 2016	Budget timetable, budget guidelines, budget instructions, budget schedules to be presented to all managers and directors.	Budget Office
31 August 2016	Budget timetable, budget guidelines, budget instructions, budget schedules to be presented to Council for adoption.	Budget Steering Committee
31 August 2016	Based on financial statements of the previous year and performance review, determine the financial position of the municipality and assess its financial capacity and potential impacts on future strategies and budgets.	All Managers / Directors
SEPTEMBER 2016		
7 September 2016	Advertise the budget process and schedules (Newspaper, noticeboards, web-site)	Budget Office
7 September 2016	Chairperson of the Budget Steering Committee to establish the budget steering committee. The committee must be representative of each office and directorate	Chairperson Budget Steering Committee
9 September 2016	Budget Steering Committee to meet to discuss progress regarding mSCOA and make suggestions on any structural changes to the budget.	Chairperson Budget Steering Committee
9 September 2016	Budget Steering Committee to set parameters for the next 3 years based on marked trends and other information available. <ul style="list-style-type: none"> ➤ Tariff increases ➤ Salary increases ➤ General expenses ➤ Repairs and maintenance ➤ Key changes to be reflected considering all strategies and studies (including institutional study) ➤ Develop priority areas ➤ Reflect on all factors that could potentially impact on future budgets. 	Chairperson Budget Steering Committee
9 September 2016	Confirm Councils existing and new policy priorities for next three years	Chairperson Budget Steering Committee
11 September 2016	Budget Steering Committee to determine the funding / revenue envelope potentially available for next three years.	Chairperson Budget Steering Committee

COMPLETION DATE	ACTIVITY	RESPONSIBILITY
9 September 2016	Each office and directorate to submit to the budget steering committee all funding available to the department for the next three years, from both National and Provincial (DORA). This could for example include : <ul style="list-style-type: none"> ➤ Infrastructural Grants (MIG/EPWP/DWAF) ➤ Recurrent Grants (FMG/MSIG/) ➤ Equitable Share ➤ Other (LED) NB – funding identified is to be as per local government financial year and not National financial year.	Chairperson Budget Steering Committee All Managers / Directors
9 September 2016	Budget Steering Committee to determine the most likely financial outlook and identify need for changes to fiscal strategies.	Chairperson Budget Steering Committee
9 September 2016	Budget Steering Committee to review tariff structures, if necessary.	Chairperson Budget Steering Committee
16 September 2016	Managers / directors to have held a staff meeting with staff in their directorate responsible for compiling the budgets where the budget timetable, policies, guidelines, instruction and minutes of the budget steering committee are to have been discussed.	All Managers / Directors
16 September 2016	Chairperson of the Budget Steering Committee to have held a meeting with all ward councillors to discuss the budget timetable, policies, guidelines, instructions and minutes of the budget steering committee.	Chairperson Budget Steering Committee
30 September 2016	Ward councillors to have completed meetings with their ward committees to explain the budget process and documentation and to gather information and submit to the Chairperson of the Budget Steering Committee that is to be considered when offices and directorates do their capital / operational budgets and tariffs.	All Ward Councillors
OCTOBER 2016		
5 October 2016	Chairperson of the Budget Steering Committee to provide all offices and directorates with the input from Ward Councillors to consider when preparing their budgets and tariffs	Chairperson Budget Steering Committee
21 October 2016	Municipalities receive inputs from National and Provincial Government and other bodies on factors influencing the budget – reference to legislation	All Managers / Directors
26 October 2016	Offices and Directorates to start to prepare draft capital and operational plans with cost and revenue estimates	All Managers / Directors

COMPLETION DATE	ACTIVITY	RESPONSIBILITY
26 October 2016	Managers and directors to assess the Human Resources component of their operating budget for the next year and for the two following years and make submissions to the finance department. Submissions would include full motivations for each post and assessments must take into consideration all known studies, establishment plan (organogram) and any other future developments over the next three years that would require a provision for costing.	All Managers / Directors
28 October 2016	The submission on all offices and directorates human resources requirements to be considered by the Municipal Manager in consultation with each manager and director and to be facilitated by the Chairperson of the Budget Steering Committee.	Chairperson Budget Steering Committee / Municipal Manager / Directors
31 October 2016	The submission of the salary and allowance component of the budget to be provided to the Human Resources Department by all managers and directors. The Human Resources Department is responsible for determining the costs associated with the submissions. Once Human Resources Department has costed all salary and allowance budgets for all offices and directorates, this information is then to be submitted to the relevant office or directorate.	All Managers / Directors
31 October 2016	Human Resources Department to calculate required budget amount for the Leave Provision.	Dir. Corporate Services
NOVEMBER 2016		
18 November 2016	Offices and directorates are to scientifically determine operating income and through sound budgeting techniques determine operating expenditure / costs linked to the budget for the next three years under the budget categories : <ul style="list-style-type: none"> • Income • Salaries and Allowances (As presented by the Human Resources Department) • General expenses • Repairs and maintenance • Capital outlay • Financing charges 	All Managers / Directors
18 November 2016	The finance department will assist offices and directorates where required in determining budget figures for : <ul style="list-style-type: none"> • Insurance • Depreciation • Provision for bad debts 	All Managers / Directors
25 November 2016	Offices and directorates are to complete the relevant capital request forms as provided by the finance directorate with all required information and to provide a summary of capital requirements for the next three financial years.	All Managers / Directors

COMPLETION DATE	ACTIVITY	RESPONSIBILITY
25 November 2016	Income, expenditure and capital budgets together with all forms and supporting documents are to be consolidated to be submitted to the finance department in the format determined by the finance directorate for inclusion in a line item budget designed for three years.	All Managers / Directors
25 November 2016	Offices and directorates to finalise their SDBIP's for each cost / functional centre on what is contained in the operating budget that indicate what the key objectives / measurable outputs are. The SDBIP format provided by the Office of the Municipal Manager is to have been used.	All Managers / Directors
25 November 2016	Offices and directorates to review tariffs and charges and develop options for changes to be included in the budget to be tabled.	All Managers / Directors
DECEMBER 2016		
2 December 2016	Draft operational / capital budgets and tariffs to have been completed and submitted to the Budget Office together with detailed plans (SDBIP) on all expenditure / income to be incurred for the ensuing three years.	All Managers / Directors
9 December 2016	Chairperson of the Budget Steering Committee to confirm in writing to the Mayor that all required documentation (SDBIP's, Capital Budget, Operating Budget, Tariffs) has been submitted to the finance directorate for consolidation.	Chairperson Budget Steering Committee
12 December 2016	Chairperson of the Budget Steering Committee to advise the Mayor and Municipal Manager, in writing, of any office or directorate that has not submitted all budget related documentation to the finance directorate by 2 December 2016	Chairperson Budget Steering Committee
JANUARY 2017		
27 January 2017	All the submissions from offices and directorates are to be consolidated by the finance department with all working papers that would have been submitted in support of the proposed operating and capital budget.	BTO
27 January 2017	The finance directorate is to keep a central file on all budget related documents.	BTO
27 January 2017	The finance directorate to review all budget related policies with internal stakeholders and request written submissions on any proposed amendments from internal stakeholders.	All Managers / Directors
27 January 2017	Chairperson of the Budget Steering Committee to confirm in writing to the Mayor that all SDBIP's, Capital Budgets and Operating Budgets have been consolidated.	Chairperson Budget Steering Committee
27 January 2017	Finance directorate to incorporate any changes from National and Provincial Governments on three-year allocations in the budget.	BTO
27 January 2017	Finance directorate to review tariffs and charges and ensure that all costs of trading and economic services are covered by the tariff submitted by offices and directorates.	BTO

COMPLETION DATE	ACTIVITY	RESPONSIBILITY
27 January 2017	Finance directorate to document all material changes in budgets from the previous financial year budget and report such changes to the Chairperson of the Budget Steering Committee.	BTO
27 January 2017	Budget Steering Committee to have met to discuss capital / operational budget to be tabled to Council, tariffs, draft SDBIP's and any material changes to the budget based on the previous year's budget. Also to ensure that anticipated expenditure meets parameters set out by National / Provincial Government.	Chairperson Budget Steering Committee Budget Steering Committee
FEBRUARY 2017		
15 February 2017	Budget Steering Committee Chairperson to have met with the ward councillors to discuss any anticipated changes to the operational / capital budget, tariffs and draft SDBIP's that are to be tabled to Council.	Chairperson Budget Steering Committee All ward councillors /
27 February 2017	Finance directorate to finalise detailed budget to be tabled in the formats issued by National Treasury.	BTO
27 February 2017	Finance directorate consolidates all comments on budget related policies and inserts budget policies with internal comments into the budget pack to be tabled to Council.	BTO
MARCH 2017		
10 March 2017	The capital/operating budget and draft SDBIP's and budget related policies presented to the Budget Steering Committee by the finance directorate and to include a high level summary and is supported by the budget forecasting model and reflects over a period of three years.	BTO
15 March 2017	Chairperson of Budget Steering Committee presents budget pack to Mayor with recommendations.	Chairperson Budget Steering Committee
31 March 2017	Mayor to have tabled budget, resolution, plans and draft SDBIP's to Council.	Executive Mayor / Budget Office
APRIL 2017		
3 April 2017	Submit tabled budget to National Treasury.	BTO
3 April 2017	Forward copy of budget to National and Provincial Governments and Cacadu District Municipality for review, both electronically and in printed format.	BTO
3 April 2017	Finance directorate to advertise the tabled budget approved by Council, inviting comments from all stakeholders.	BTO
14 April 2017	Ward Committee Chairpersons in their Ward Committees to debate the capital/operating budget, tariffs, SDBIP's and budget related policies and to then provide input and comments to the Budget Steering Committee Chairperson.	All Ward Councillors
21 April 2017	Mayor to have completed public hearings on the budget where managers and directors present their budget plans to the community.	Executive Mayor / All Managers / All Directors

COMPLETION DATE	ACTIVITY	RESPONSIBILITY
21 April 2017	Budget Steering Committee to discuss and analyse additional inputs from community, ward committees, National/Provincial Governments and Cacadu District Municipality.	Chairperson Budget Steering Committee
28 April 2017	Managers and directors to incorporate feedback from community, ward committees, National/Provincial Governments, and if required, revise the budget previously tabled to Council in consultation with the Chairperson of the Budget Steering Committee.	All Managers / Directors
MAY 2017		
26 May 2017	Mayor to have presented final budget to Council for adoption and to have included operating / capital budget, resolutions, tariffs, capital implementation plans, operational objectives, changes to IDP and budget plans.	Executive Mayor / Budget Office
26 May 2017	Mayor to have published capital / operational budget and tariffs	Executive Mayor / Budget Office
26 May 2017	Capital / operating budget to have been presented to National Treasury and DPLG.	Budget Office
JUNE 2017		
16 June 2017	Publish tariffs for 2016/2017 in local newspapers.	BTO
16 June 2017	Publish approved budget, budget related policies, tariffs and forward copy of approved budget to National and Provincial Government.	BTO
27 June 2017	Complete all the budget annexures required by National Treasury and submit to the National Data Base and submit hard copies to National and Provincial Treasury	BTO
27 June 2017	Publish the budget, budget related policies and tariffs on the Council's official website.	BTO
27 June 2017	Finance to provide Mayor with the consolidated SDBIP for consideration	BTO
27 June 2017	Publish the Rates Tariff in the Provincial Government Gazette	Dep Dir Revenue

The following budget instructions were approved by Council and issued to all directorates and offices to assist them with the compilation of the 2017/2018 budget;

The Budget plan for the 2017/2018 financial year has been developed to meet the requirements of Act No. 56 of 2003: Local Government Municipal Finance Management Act, 2003 and Standard Chart of Accounts for Local Government Regulations, 2014, that take effect on 1 July 2017.

The main aims of the annual Budget plan are:

- ! Assist co-ordination of various areas of responsibility in implementing and reviewing the IDP and other long term plans of the Ndlambe Municipality.
- ! Provide medium term financial plans for each directorate which are linked to plans and not one year incremental budgets.
- ! Ensure that progress against the budget plans can be monitored and corrective action taken if necessary.
- ! Ensure that plans are reviewed on a continual basis in concert with the budget in-year review.

The following documents are to be produced by each directorate:

- ! Directorate's medium term budget policy statement. This document must set out the allocations for the next three years of both the capital and operating budget in mSCOA format, taking into account the strategic direction which the directorate intends taking over the next three years based on the current revenue collected.
- ! The IDP must give rise to the detailed plans that will be used to formulate the directorate's policy objective. All individual components of the policy objectives should be costed. Sufficient information is to be provided to allow priority rating.
- ! Functional operational plans must be drawn up which are to set out the operational plans for each section in a directorate per line item (SDBIP).

The above documents will influence budget allocations to each directorate so they are to be as detailed as possible.

High level strategic planning is to be undertaken while drawing up the Budget. The planning is to be long term (minimum three years) and must set out targets in terms of outcomes, levels of service delivery and general tariff policies. Service level requirements, demographics, backlogs, etc. are to be considered. Council and community consultation by directorates has to be undertaken during the time that the directorates are drawing up their budgets.

Some IDP projects may be individual projects but many will have a widespread impact across the operational budget. In this case it must be fully costed for a minimum period of three years. The costing must include capital outlay, increase or decrease in operational expenditure, and revenue that could be generated. Directorates should at this point also consider provincial and national government priorities.

Operation budgets are to be linked to plans (SDBIP). Each directorate must compile operational plans and capital plans. The plans must be for the 2017/2018 budget year and for at least two years into the future. The plans must detail service levels, initiatives, financial forecasts and non-financial indicators. While directorates will prepare budgets at line items only, summary level information will be incorporated in the budget. Directorates need to first complete their operational plans then use the plans as a base for completing each line item. This is to ensure that directors consider high level strategy and outcomes and output objectives and do not let previous year line items drive the budget process.

Directors are to prepare line item budgets in the mSCOA format as per their operation plans. This detail will not be incorporated in the budget document but must be available in the budget process for councillors, community and other stakeholders to use in deliberations. The detailed line item budgets are to be kept by the relevant director and must agree to the published summary budget. The detailed line item budgets will be used throughout the year to gauge performance during the budget review stages.

The budget to be published will include information from the IDP, each directorate's operational plans and budget summary. Detailed budgets will only be given to directors for distribution to their relevant sections.

The actual budget document will be consolidated by the Finance Directorate and will contain functional operational plans of each directorate which would have been submitted for at least the next three years. Directorates further need to maintain a rolling plan which is to incorporate operational objectives and initiatives, financial projections, financial and non-financial performance measures and commentary on the directorates' past performance. The Finance Directorate will interrogate the directorates' detailed budgets and financial plans to ensure consistency and accuracy. From all directorates' rolling plans, an executive summary will be made in a format which will allow councillors and the community to gauge performance during the budget process.

The consultation part of the budget is very important as it is during this phase that the budget has to be fine-tuned to fit service delivery and outcome objectives of each Directorate within the economic realities of Ndlambe Municipality. It involves consultation with the community and Council and will require sensitive analysis of the budget and policy choices to fit in with the limited financial resources.

The IDP/ Budget have to be completed by the end of March 2017, must be considered by the end of May 2017 and approved by the end of June 2017. This will give directors sufficient time to pass the operational plans onto their sections prior to the start of the budget year. Regular IDP/Budget reviews are to be held between ward councillors and directorates to review the plans and determine the progress against the IDP and Budget objectives.

BUDGET POLICY GUIDELINES

1. A three-year budget is to be prepared in mSCOA format.
2. Council's IDP is to be consulted throughout the budget process.
3. Salary increases are to be budgeted for by the relevant directorate / office with $\pm 7.5\%$ increase plus notch.
4. Noticeable changes and/or adjustments to income and expenditure are to be reported on.
5. Relevant documentation to be completed with regard to capital expenditure.
6. Expansion and/or restriction to any service to be reported on.
7. Request for posts to be filled during the next three budget periods to be handed to the human resources per the dates reflected on the budget time-table.
8. Average increase on the annual budget is to be limited as far as possible to the guidelines by the Department of Finance to 5.5% for 2017/2018, 5.5% for 2018/2019 and 5.5% for 2019/2020.
9. The NER is to be contacted for guidelines on the increase in electricity income.
10. Councillors and stakeholders are to be involved in the Budget process at all times.

INSTRUCTIONS

1. Consult all relevant legislation including circulars when completing your budget.
2. Clearly indicate the budget year on the working sheets. Use red ink for 2017/2018, blue for 2018/2019 and black for 2019/2020 to eliminate any confusion.
3. All items on the budget are to be budgeted for (including electricity/water, rates, insurance, etc.) - do not leave any gaps.
4. Tariff by-laws are to be consulted when calculating tariffs.
5. All amounts budgeted must be rounded off to the nearest R10,00.
6. The Budget timetable is to be strictly adhered to.
7. SDBIP has to be completed for all income / expenditure as per the attached circular from National Treasury and ensure that the SDBIP corresponds with the OPEX AND CAPEX.
8. The Budget co-ordinators are Ms N Matthews and Mrs U Xako.
9. The capital request form A, B and C are to be completed in respect of every capital item placed on the budgets for the three years. If capital request forms are not completed the capital item will be removed from the capital budget.

The budget policies, guidelines, national treasury circulars, budget regulations and instructions were presented to all managers and directorates in August 2015. The new budget formats continue to be a challenge and submissions to Council and stakeholders will be improved on as we move forward to mSCOA.

**OVERVIEW OF ALIGNMENT OF ANNUAL BUDGET WITH INTERGRATED
DEVELOPMENT PLAN**

2) OVERVIEW OF ALIGNMENT OF ANNUAL BUDGET WITH THE INTEGRATED DEVELOPMENT PLAN

Directorates aligned all operating and capital expenditure to the goals and actions as set out in the Integrated Development Plan. On the capital budget, the operating budget and the service delivery budget implementation plan directors have provided IDP numbers where possible to highlight the linkages. The budget is linked to the following main strategic goals and objectives as per the Integrated Development Plan;

- Basic Services Delivery
- Municipal Institutional Development and Transformation
- Local Economic Development
- Municipal Financial Viability and Management
- Good Governance and Public participation
- Cost effective and sustainable service delivery

Through the process of drafting the budget the key responsibilities of the Ndlambe Municipality were taken into account;

- Provide democratic and accountable government for all local communities of Ndlambe
- Ensure the provision of services to all the Ndlambe community in a sustainable manner

Promote social and economic development

- Promote a safe and healthy environment
 - Encourage the involvement of all communities and community-based organizations in the matters of local government
 - Maximizing of infrastructural development through the utilization of all available resources
 - Implementation of effective management systems, internal controls and procedures
 - Ensure we have a skilled, committed and motivated workforce
- Comply with the Batho Pele principles

MEASURABLE PERFORMANCE OBJECTIVES AND INDICATORS

3) MEASURABLE PERFORMANCE OBJECTIVES AND INDICATORS

Updated Goals, Strategic Goals, Programmes and Strategic Initiatives

Goals and Objectives

Strategic goals and objectives

Strategic Goal 1	1. A premier place to work and do business
Strategic Objectives	1.1. Improve the efficient running of and the governance of the Municipality
	1.2. Develop state-of-the-art physical infrastructure
	1.3. Develop a vibrant, rapidly growing, employment generating agri-based economy
	1.4. Develop a vibrant, rapidly growing, employment generating tourism economy, including the heritage economy
	1.5. Develop a vibrant, rapidly growing, employment generating oceans economy
Strategic Goal 2	2. Destination of choice for living
Strategic Objectives	2.1. Improve financial viability of the municipality
	2.2. Provide sustainable, efficient, cost effective, adequate and affordable services to all our citizens
	2.3. Create a safe and secure living environment
	2.4. Position the municipality as a learning hub of excellence
Strategic Goal 3	3. Tourist destination of choice for people who love natural and cultural heritage, and adventure water sports
Strategic Objectives	3.2. Preserve the natural beautiful environment
	3.3. Develop and support adventure and extreme water sports
	3.4. Develop cultural heritage economy

Strategic Outcomes, Programmes and Initiatives

Programmes and Initiatives

Strategic goal / Outcome 1					
Expected Impact					
Strategic objective					
1.1. Improve the municipal systems operational efficiencies and governance of the municipality	Programme	Initiative	Indicators		Strategic Partners
	1.1.1. Unqualified audit	1.1.1.1. Operation unqualified audit 1.1.1.2. Administration 1.1.1.3. Compliance with laws and regulations 1.1.1.4. Monitoring of audit action plan 1.1.1.5. Intensify oversight by council 1.1.1.6. MSCOA compliance	1.1.1.6.1.	Unqualified audit by 2018	Internal • Internal Audit • All Directors • MPAC (Oversight) • Audit Committee (Oversight) • All Municipal depts. Transactional • Treasury • Auditor General • District Municipality
	1.1.2. Clean audit programme	1.1.2.1. Operation clean audit	1.1.1.6.2.	Clean audit by 2020	
		1.1.2.2. Administration 1.1.2.3. Compliance with laws and regulations 1.1.2.4. Monitoring of audit action plan 1.1.2.5. Intensify oversight by council			

Ndlambe Municipality Tabled Budget 2017/2018

		1.1.2.6. MSCOA compliance			
	1.1.3. Team building programme 1.1.4. Capacitation of the workforce and Council (Skills Development Officer)	1.1.4.1. Team building excursion: -Enhancement of service delivery -Motivation - Elimination of silo mentality - Discovery of new skills - Team KPI 1.1.4.2. Skills development audit	1.1.1.6.3. Cohesive management team	<ul style="list-style-type: none"> • Director Human Resources • All Directors 	Internal All Municipal depts. External <ul style="list-style-type: none"> • Team of Strategic Planning & Team Building service providers • SETA's • LG SETA • SALGA • COGTA

A premier place to work and do business

Strategic Goal / Outcome 1		Business investment and employment environment creation			
Expected Impact	Programme	Initiative	Indicators	Responsible	Strategic Partners
1.2. Develop a vibrant, rapidly growing, agri-based employment generating economy	1.2.1. Agricultural production enhancement & Agro-processing development programme	<p>1.2.1.1. Develop comprehensive agribusiness plan for the following agricultural industries:</p> <ul style="list-style-type: none"> • Pineapple • Horticulture • Chicory • Mechanisation of chicory production • Bambo • Fisheries • Dairy • Canola • Castor oil <p>1.1.1.1. Vegetables (Greenhouse tunnel ploughing at Cricket Field)</p> <p>1.1.1.2. Partner with global partners advanced in specific agriculture and agro-processing industries and opportunities in the Oceans economy</p> <p>1.1.1.3. Partner with research</p>	<p>1.1.1.3.1. Comprehensive Agri-business development plan in place</p> <p>1.1.1.3.2. Thriving agric and agro-processing industries</p>	• LED Manager	<ul style="list-style-type: none"> • Internal • IDP Manager • Community Services Manager • Finance • Infrastructure Transactional • Dept. Agric • Dept. of Rural Development • DTI • IDC • Agri-business pvt partners • Traditional leaders External • Twinning cities • International private investors

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1.2. Develop a vibrant, rapidly growing, tourism based employment generating economy	1.1.2. Recapitalisation of farms	1.1.2.1. Development of recapitalisation of existing farms business plan 1.1.2.2. Avail land to livestock farmers to promote the growth of own feed to reduce feed costs & improve competitiveness	1.1.2.2.1. Re-capitalization of existing farms Business Plan 1.1.2.2.2. Available land availed to livestock farming 1.1.2.2.3. Competitive agriculture industry	• LED Manager	DRDAR • Deaet • SBDM • Agriculture
	1.2.1. Ndlambe signature Events	1.2.1.1. Develop concept document to create partnership with events organiser of: • Bathurst Ox braai • Bathurst Agricultural Show • 4x4 Rally in Bathurst and Mansfield • Rowing • Anything that floats (Kenton on Sea)	1.2.1.1.1. Concept documents and MoU	• LED Manager	Event organisers • ECPTA • SAPS • Local Tourism Office
	1.2.2. Enhancing Municipal Tourism assets	1.2.2.1. Local Nature Reserves and others for ranger training • Enhancement of Midfor, Boknes, Bushmans,	1.2.2.1.1. Functional viable NM tourism facilities	• LED Manager	• Event organisers • ECPTA • Local Tourism Office • Sarah Baartman

Ndlambe Municipality Tabled Budget 2017/2018

		Willows Caravan Park, Fish River Wetlands for hospitality and tourism e.g. accommodation, school outings camping, outdoor activities etc.			District Development Agent
1.2.3. Cultural heritage tourism	1.2.3.1. Heritage sites and routes development 1.2.3.2. Engage heritage consultant to map routes & develop package content 1.2.3.3. Develop Heritage sites & routes Geographical Information System	1.2.3.3.1. Heritage sites and routes GIS in place	• LED Manager	Internal • Director Finance • IDP Manager • Transactional • Dept. of Tourism • Eastern Cape Parks & Tourism Authority (ECPTA) External Heritage Consultant	
1.3. Develop a vibrant, rapidly growing, oceans based employment generating economy	1.3.1. Blue Oceans Programme	1.3.1.1. Identify maritime economic opportunities 1.3.1.2. Develop SMEs and maritime skills	• Employment growth linked to the oceans economy	• LED Manager	• Nelson Mandela Bay Municipality • Dept. of Economic Development
1.4. Develop a vibrant, rapidly growing, "new economy" technology based employment generating economy	1.4.1. "New" economy development programme for the youth 1.4.2. Productivity & competitiveness programme	1.4.2.1. Promote new economy technologies: • ITCs • Cyber security • Precision agriculture • Renewable energies	• New economy strategy in place • Feasibility studies undertaken • Established linkages with BRICS partners	• Manager LED	Internal • Director Finance • Manager LED • Manager IDP • Manager Community

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		(Solar, Hydrogen cell, Wind) 1.4.2.2. Use Open Innovation platforms to gain competitive advantage 1.4.2.3. Lobby DIRCO to leverage on BRICS membership 1.4.2.4.		Municipal Manager	Services Transactional • SETAs External • Cable & Wi-Fi partners • Precision agricultures partners • HySA • Solar tech partners Internal • Manager LED • Manager IDP Transactional • DIRCO External • BRICS partners
	1.4.2.5. Partner with SGBs to promote entrepreneurship at school level through conditional funding of school programmes 1.4.2.6. Develop centres of excellence	• Increased entrepreneurial activity in the local economy	• LED Manager •	Internal • Finance Transactional • SGB • FETs, • SITAs	Internal • Manager LED • Manager IDP Transactional • DRDLR • Dept. of Agriculture • Dept. of Fisheries • OpenIX partners

Strategic Goal / Outcome 2					
Destination of choice for living					
Expected Impact	An attractive well run municipality with a vibrant wealthy community				
Strategic objective	Programme	Initiative	Indicators	Responsible	Strategic Partners
2.1. Improve the financial viability of the municipality	2.1.1. Alternative funding options strategy	2.1.1.1. Identify alternative sources of funding & develop additional revenue generating strategies	<ul style="list-style-type: none"> • <R100m CAPEX Budget • Financial advisors in place • Unqualified audit • Engaged citizenry 	<ul style="list-style-type: none"> • Director Finance 	<ul style="list-style-type: none"> Internal • Director Infrastructure • Manager LED Transactional • DBSA • Cacadu District Municipality • Service providers • Treasury External African Development Bank
		2.1.1.2. Engage financial advisory services			
		2.1.1.3. Enhance fiscal discipline			
		2.1.1.4. Provide public awareness of the need for belt tightening			

Destination of choice for living					
Strategic Goal / Outcome 2	An attractive well run municipality with a vibrant wealthy community				
Expected Impact	Programme	Initiative	Indicator	Responsible	Strategic partner
2.2. Provide sustainable, efficient, cost effective, adequate and affordable services to all our citizens	2.2.1. Reduction of inequalities	2.2.1.1. Engage in spatial re-engineering to close physical gaps & costly service delivery inefficiencies created by past spatial planning regimes	2.2.1.1.1. Equitable and affordable access to socio-economic infrastructure	• Spatial Planning Manager	• Department of Rural Development and Land Reform
		2.2.1.2. Provide conditional bursary scheme for youth artisanal training	2.2.1.2.1. Increased participation of previously disadvantaged groups in the local economy	• LED Manager	• FETs • SETAs • Treasury
		2.2.1.3. Provide enterprise development support			
		2.2.1.4. Policy engagements with DTI, SALGA, COGTA, Treasury) to even the playing field for local SMMEs			
		2.2.1.5. Afford economic opportunities to women & youth			
		2.2.1.6. Focus more on local business (procure locally)			
		2.2.1.7. Provide training & local skills development (e.g. tendering, project management, business management) to startup			

companies				
2.2.2. Motivation for changes to equitable share policy	2.2.1.8. Motivate for direct transfer of project funds to municipality as opposed to sector departments			
	2.2.2.1. Motivate changes to the equitable share policy to focus on need as opposed to population			
2.2.3. Social Issues & Special Projects / Programmes	HIV AIDS			
	2.2.3.1. Develop Wellness programs			
	2.2.3.2. HIV/AIDS strategy			
	2.2.3.3. Improve coordination between HR & HIV /AIDS Unit for support groups			
	2.2.3.4. Provide voluntary testing centers			
	Special Projects Unit			
	2.2.3.5. Develop strategy and policy for the unit			
	2.2.3.6. Develop SBRT Council			
	2.2.3.7. Youth			
	2.2.3.8. Women Forums			
	2.2.3.9. Disability Forums			
	Public Participation			
	2.2.3.10. Improve coordination & stakeholder management			
		2.2.2.2. Shifts in policy towards need based equitable distribution of national financial resources		
		2.2.2.3. Direct transfer of project funds to NLM		
			• Municipal Manager	Internal • Director Finance Transactional • COGTA • SALGA • Treasury

Ndlambe Municipality Tabled Budget 2017/2018

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Destination of choice for living							
An attractive well run municipality with a vibrant wealthy community							
Strategic Goal / Outcome 2	Expected Impact	Strategic objective	Programme	Initiative	Indicator	Responsible	Strategic partner
2.3. Create a safe and secure living environment for all citizens		2.3.1. Safe and secure neighborhoods programme	2.3.1.1. Community policing initiative 2.3.1.2. Neighborhood watch Street committees and sector policing 2.3.1.3. Enforcement of by-laws 2.3.1.4. Crime awareness programs 2.3.1.5. Retirees safe living	2.3.1.1. Community policing initiative 2.3.1.2. Neighborhood watch Street committees and sector policing 2.3.1.3. Enforcement of by-laws 2.3.1.4. Crime awareness programs 2.3.1.5. Retirees safe living	2.3.1.6.1. Crime statistics – zero opportunistic crime 2.3.1.6.2. High value retirees residencies	• Director Community Services	Internal • Director Finance • Manager LED Transactional • SAPS • Security service providers • Community policing Forums Neighborhood watch groups
2.4. Position NM as a Learning Hub		2.4.1. Centres of Learning Excellence Programme	2.4.1.1. Provide support for air school training for local youth 2.4.1.2. Establish Agricultural Institution 2.4.1.3. Establish Technical Skills Development Institution	2.4.1.1. Centers of Learning Excellence in place	2.4.1.3.1. Centers of Learning Excellence in place	• Director- Human Resources	Internal • All Directors Transactional • Dept. of Education • SETAs • Air 43 School • Stenden University • Nelson Mandela University • Rhodes University

Tourist destination of choice for people who love natural and cultural heritage, and adventure water sports						
Strategic Outcome 3	Premier tourist destination attracting large numbers of tourists boosting the local economy					
Expected Impact	Strategic objective	Programme	Initiative	Indicators	Responsible	Key Strategic Partners
3.1. Preserve the natural environment		3.1.1.Environment Protection Programme	3.1.1.1. Awareness campaign of the municipality natural assets	Waste free pristine environment	• Director Community Services	Internal • LED Manager • Director Finance Transactional • Nat. Dept. of Environment External • Nedbank Green Fund • United Nations Environment Programme (UNEP) • World Wild Life Fund (WWF) • Dept. of International Affairs
			3.1.1.2. Zero Waste initiative			
		3.1.2.Disaster avoidance / mitigation & management programme	3.1.2.1. Promote use of solar energy to reduce desalination plants costs 3.1.2.2. Partner with cities like Rotterdam to develop flood disaster avoidance programmes 3.1.2.3. Develop water harvesting strategies to combat droughts and high temperatures	Disaster avoidance / mitigation & management strategy & plan in place		
3.2. Develop and support adventure and extreme water sports		3.2.1.Adventure and Extreme Sports Development	3.2.1.1. Engage CPP partners 3.2.1.2. Develop calendar of signature events	• Adventure and Extreme Sports Development Strategy and Plan in place • Adventure & extreme sport Signature events calendar in place	• LED Manager	Internal • Director Finance • IDP Manager Transactional • Dept. of Tourism • Eastern Cape Parks & Tourism Authority (ECPTA) • DEDEA • Nat. Dept. of Environment External • Extreme Sport Community • Financiers

OVERVIEW OF BUDGET RELATED POLICIES

4) BUDGET RELATED POLICIES

The Municipal Finance Management Act and Reporting Regulations require that all budget and budget related policies be reviewed, and where applicable, be updated on an annual basis.

The draft budget related policies are as follows:-

- ❖ Rates Policy
- ❖ Indigent Policy
- ❖ Budget Policy
- ❖ Creditors, Staff and Councilors Payment Policy
- ❖ Credit Control and Debt Collection Policy
- ❖ Funding and Reserve Policy
- ❖ Virement Policy
- ❖ Subsistence and Travel Policy
- ❖ Policy and Procedures for Irregular and Fruitless Expenditure
- ❖ Fixed Asset Policy
- ❖ Supply Chain Management Policy
- ❖ Write-off of Irrecoverable Debt Policy
- ❖ Loans Policy
- ❖ Tariff Policy
- ❖ Management of Accumulated Surplus and Bad Debt Policy

Stakeholders are requested to comment on the policies listed above before the budget is presented to Council for final adoption.

The following finance policies also have an impact on the budget;

- ❖ Banking and Investment Policy
- ❖ Imprest/Petty Cash Policy
- ❖ Entertainment Policy
- ❖ Unforeseen and Unavoidable Expenditure Policy

All of the above policies can be viewed on the Ndlambe Municipality website

www.ndlambe.gov.za

OVERVIEW OF BUDGET ASSUMPTIONS

5) OVERVIEW OF BUDGET ASSUMPTIONS

Numerous factors contributed to the 2017/2018 financial year's budget and again it has been one of the most difficult budgets to fund. The economic conditions in which we have had to operate over the past year have resulted in an increase in outstanding debtors and limited funds going to capital development and maintenance. The continued high increases imposed on electricity and the increases projected for outer years not only impacts on electricity purchased for re-sale but has a negative impact on operational budgets due to the electricity consumed by water and sewer treatment plants, municipal buildings, street lights and high mast lights to name a few. With the increase in electricity and the wage increase anticipated through the negotiations between Unions, SALGA and the South African Bargaining Council it was impossible to remain within the growth parameters recommended by National Treasury in their budget circular.

Over the past few years Ndlambe Municipality has had no capital procured from internal funds and repairs and maintenance expenditure has been curbed to balance the budgets ensuring that the increases imposed were acceptable to all stakeholders. Using these assumptions and trying to keep the increase to consumers at affordable levels has once again impacted on both the capital and operating budgets.

OVERVIEW OF BUDGET FUNDING

6) OVERVIEW OF BUDGET FUNDING

The funding of the operating budget for the 2017/2018 budget is predominantly from rates, service and usage charges, grants and subsidies.

Of the income of R107 649 000 budgeted for from rates, service and usage charges, excludes income from the equitable share and DORA operating grants.

The environmental operating budget is funded through subsidies by the Sarah Baartman District Municipality.

Operating Revenue

See schedule attached

The expenditure can only be incurred if the cash flow permits and that will only happen if we increase our collection rate.

Capital Expenditure

See schedule attached

From the capital expenditure table above it is clear that the Ndlambe Municipality internal reserves are totally depleted and that we are now reliant on government grants and external funding. It is now essential that all projects are carefully considered and that the impact of the funded projects on the operation budget, infrastructure network and availability of water is taken into account before they are approved. It will be detrimental to continue with funded projects if our operational budget will not be able to carry them, the infrastructure network does not have the capacity to accommodate it and water is not available for the project.

Ndlambe Municipality has reached its borrowing capacity so external loans to fund capital expenditure should still not be considered at this point in time.

EXPENDITURE ON ALLOCATIONS AND GRANT PROGRAMS

7) EXPENDITURE ON ALLOCATIONS AND GRANT PROGRAMMES

See the attached grant received schedule

ALLOCATIONS AND GRANTS MADE BY MUNICIPALITY

8) ALLOCATIONS AND GRANTS MADE BY NDLAMBE MUNICIPALITY

Community Development Donations	50 000
Bursaries (non-employees) 6375	100 000
Transfers in kind sustainable economical opportunity SMME	400 000
Soup Kitchen	120 000
Transfers in Kind poverty relief (LED ring fenced)	180 000
Grants in aid	50 000
Sport Donations	30 000
Grants and Transfers -Tourism	700 000
TOTAL	1 630 000

The above are the only allocations and grants budgeted for by the municipality. During the financial year, Council may resolve to make further allocations or grants based on the merits of the applicant.

**COUNCILOR AND BOARD MEMBER ALLOWANCES AND
EMPLOYEE BENEFITS**

9) COUNCILOR ALLOWANCES AND EMPLOYEE BENEFITS

Councilors Allowance 2017/2018

See schedule attached

SECTION 57 EMPLOYEES BUDGET 2017/2018

See schedule attached

MONTHLY TARGETS FOR REVENUE, EXPENDITURE AND CASH FLOW

10) MONTHLY TARGETS FOR REVENUE, EXPENDITURE AND CASH FLOW

See schedule attached

The monthly targets for revenue expenditure and cash flow is to be found under annual budget tables, section 4 of part 1, tables SA22, SA23, SA24 and SA30 for the 2017/2018 financial year. Table SA 29 in the same section provides monthly projections for capital expenditure by vote.

From the information provided it is clear to note that expenditure can only be incurred if the revenue is in our bank account. Cash flow management is going to have to be a priority throughout the year and directors will only be permitted to incur expenditure if the revenue has been received.

**DRAFT ANNUAL BUDGET AND SERVICE DELIVERY AND BUDGETS IMPLEMENTATION-
INTERNAL DEPARTMENTS**

11) DRAFT ANNUAL BUDGETS AND SERVICES DELIVERY AND BUDGET IMPLIMENTATION PLANS PER DIRECTORATE

ANNEXURE

The annexures attached are the draft Service Delivery Budget Implementation Plans as submitted by the Directorates. The plans are in draft form and once Council has approved the budget, Directors will be required to finalize their plans and submit them to the Mayor within the legislated time. The attached documents can be viewed on our website www.ndlambe.gov.za

CONTRACTS HAVING FUTURE BUDGETARY IMPLICATIONS

12) CONTRACTS HAVING FUTURE BUDGETARY IMPLICATIONS

The contracts that have a financial obligation of more than three financial years are Revenue consulting (PTY) LTD, Penny Lindstrom and Cab Holdings.

Revco deals with the collection of debts in arrears, the contract was signed on the 8 July 2015 and termination date is the 31 March 2018. The agent is entitled to a commission of 12% which is payable on amounts collected on behalf of the client on accounts handed over to the agent.

Penny Lindstrom is appointed to complete supplementary valuation in terms of local Government. The contract is from the 07 June 2013 to the 30 June 2018. The total cost of the based on the initial charge of R10 000 per month and 3 calendar month written notice of termination.

Cab Holding contract from July 2013 for postage of letter to client, this contracts is based on the initial charge of R10 000 per month and 3 calendar month written notice of termination

Service Provider	Start Date	End Date	2017/2018	2018/2019	2019/2020
Revenue Consulting (Revco)	01/07/2015	31/03/2018	R1 711 721	R1 805 866	R1 905 189
Penny Lindstrom	07/06/2013	30/06/2018	234 175	245 883	258 177
CAB Holdings	01/07/2013		1 141 668	1 198 751	1 258 689

CAPITAL EXPENDITURE DETAILS

13) CAPITAL EXPENDITURE DETAILS

Capital expenditure for the 2017/2018 financial year will be funded mainly by grants as follows;

See schedule attached for details

Capital Replacement Reserve (Internal)	CRR(INTERNAL)	35 414 000	63 277 325	34 511 201
Financial Management Grant	FMG	85 560	47 000	17 500
Municipal Infrastructural Grant	MIG	26 479 000	27 666 850	12 862 772
Expanded Public Works Programme	EPWP	1 000 000	0	0
Integrated National Electrification Grant	INEG	8 000 000	0	0
Equitable Share	EQ SHARE	625 000	0	0

The following are the top ten valued projects that will be undertaken by Ndlambe Municipality during the 2017/2018 Financial Year

See schedule attached for details

Project Description	Capital Costs
Upgrading of bulk and internal sewerage in Station Hill	7 000 000
Upgrading of Wentzel Park sports field	4 300 000
Closure of Landfill Sites in Bushmans River	1 300 000
Upgrading of Hoyi Street: Kenton on Sea	2 800 000
Upgrading of Graveyard Road: Port Alfred	3 500 000
Upgrading of Marselle Main Road to Kom Street: Marselle	2 800 000
Upgrading of School road: Klipfontein	2 500 000
Upgrading of Gladiola road: Alexandria	2 279 000
MV Networks: Bulk Supply to Thorn Hill Residential Area in Port Alfred	1 008 000
LV Networks: Electrification of 714 Housing Project in Alexandria	6 992 000

LEGISLATIONS COMPLIANCE STATUS

14) LEGISLATION COMPLIANCE STATUS

The Ndlambe Municipal Councilors and staff are committed to comply fully with all legislation impacting on local government. Section 195(1) of the Constitution sets the basic values and principles that local government must adhere to. To comply fully with all legislation, the municipality must also adhere to circulars issued in line with the legislation and all regulations promulgated to give effect to certain legislation.

The main pieces of legislation that Ndlambe Municipality needs to comply with are;

- The Constitution of the Republic of South Africa
- Local Government: Municipal Structures Act, Act 117 of 1998 with all amendments to date
- Local Government: Municipal Systems Act, Act 32 of 2000 with all amendments to date
- Local Government: Municipal Finance Management Act, Act 56 of 2004 with all amendments to date
- Local Government: Property Rates Act, Act 6 of 2004 with all amendments to date
- Electricity Act of 1987
- Labour Relations Act of 1995
- Financial and Fiscal Commission Act of 1997
- Intergovernmental Fiscal Relations Act of 1997
- Water Services Act of 1997
- Municipal Demarcation Act of 1998
- National Environmental Management Act of 1998
- Remuneration of Political Office Bearers Act of 1998
- Skills Development Act
- Preferential Procurement Policy Framework Act of 2000
- Intergovernmental Relations Framework Act of 2005
- Division of Revenue Act

Circulars and regulations are published from time to time to give effect to the stipulations of the legislation and these also need to be complied with. Certain circulars are however only to be complied with if adopted by Council.

At present the Ndlambe Municipality does not comply with all the existing legislation and the aim is to ensure that by the end of the 2015/2016 financial year all legislation is complied with. This matter has been pointed out in the report of the Auditor-General for the past few years and is in the process of being addressed.

OTHER SUPPORTING DOCUMENTS

SERVICE DELIVERY STANDARDS

15) SERVICE DELIVERY STANDARDS

The reporting on service delivery standards is a new initiative by the Ndlambe Municipality to make a commitment to the community and advise the community on the service delivery that they can expect from the municipality from the budget that is available. By documenting service delivery standards the community will have realistic expectations about the nature of the services being delivered. The community will know how often a service will be provided, how long it will take to receive a service, what level of service can be expected, how much the service will cost and be able to monitor performance against the set standards.

The service delivery standards are attached as Annexure 5

MUNICIPAL MANAGERS QUALITY CERTIFICATE

17) MUNICIPAL MANAGER'S QUALITY CERTIFICATION

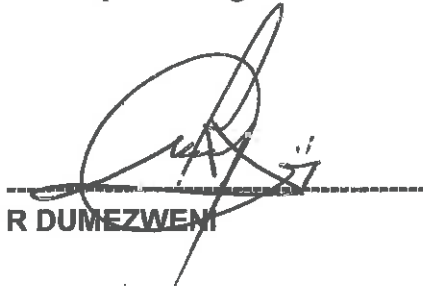


QUALITY CERTIFICATE


I Rolly Dumezweni, Municipal Manager of Ndlambe Municipality, hereby certify that the budget and the annual budget and supporting documentation have been prepared in accordance with the Municipal Finance Management Act and the regulations made under the Act, and the annual budget and supporting documentation are consistent with the Integrated Development Plan of the municipality.

Rolly Dumezweni

Municipal Manager of Ndlambe Municipality (EC105)


A stylized handwritten signature in black ink, appearing to read 'Rolly Dumezweni', is written over a horizontal dashed line.

R DUMEZWENI


The date '31/03/2017' is handwritten in black ink over a horizontal dashed line.

DATE

ANNEXURES

16) ANNEXURES

Attached please find the following annexures;

Annexure 1	Budget Schedules
Annexure 2	Capital Budget 2017/2018
Annexure 3	Tariff Schedule 2017/2018
Annexure 4	Budget Related Policies / Finance Policies
Annexure 5	Service Delivery Standards

ANNEXURE 1: BUDGET SCHEDULES

EC105 Ndlambe - Table A4 Budgeted Financial Performance (revenue and expenditure)

EC105 Ndlambe - Table A4 Budgeted Financial Performance (revenue and expenditure)											
Description	Ref	2013/14	2014/15	2015/16	Current Year 2016/17				2017/18 Medium Term Revenue & Expenditure Framework		
		Audited Outcome	Audited Outcome	Audited Outcome	Original Budget	Adjusted Budget	Full Year Forecast	Pre-audit outcome	Budget Year 2017/18	Budget Year +1 2018/19	Budget Year +2 2019/20
R thousand	1										
Revenue By Source											
Property rates	2	-	-	-	-	-	-	-	107 649	118 027	129 405
Service charges - electricity revenue	2	-	-	-	-	-	-	-	71 688	75 631	79 791
Service charges - water revenue	2	-	-	-	-	-	-	-	43 190	45 565	48 071
Service charges - sanitation revenue	2	-	-	-	-	-	-	-	10 919	11 520	12 153
Service charges - refuse revenue	2	-	-	-	-	-	-	-	32 042	33 805	35 664
Service charges - other									5 249	5 511	5 786
Rental of facilities and equipment									1 106	956	1 007
Interest earned - external investments									2 263	2 385	2 522
Interest earned - outstanding debtors									4 304	4 548	4 807
Dividends received									19	20	(21)
Fines, penalties and forfeits									1 853	648	2 049
Licences and permits									3 147	1 625	1 714
Agency services									-	-	-
Transfers and subsidies									89 665	96 381	102 448
Other revenue	2	-	-	-	-	-	-	-	56 080	58 705	62 464
Gains on disposal of PPE									-	-	-
Total Revenue (excluding capital transfers and contributions)		-	-	-	-	-	-	-	429 174	455 325	487 861
Expenditure By Type											
Employee related costs	2	-	-	-	-	-	-	-	129 038	135 589	144 272
Remuneration of councillors									6 545	6 804	122
Debt impairment	3	-	-	-	-	-	-	-	25 661	27 072	111
Depreciation & asset impairment	2	-	-	-	-	-	-	-	7 394	7 781	8 122
Finance charges									406	430	455
Bulk purchases	2	-	-	-	-	-	-	-	58 315	65 743	69 158
Other materials	8	-	-	-	-	-	-	-	-	-	-
Contracted services		-	-	-	-	-	-	-	82 268	86 539	93 000
Transfers and subsidies		-	-	-	-	-	-	-	1 630	1 720	1 809
Other expenditure	4, 5	-	-	-	-	-	-	-	105 473	111 274	117 394
Loss on disposal of PPE									102	102	106
Total Expenditure		-	-	-	-	-	-	-	416 832	443 051	463 549
Surplus/(Deficit)		-	-	-	-	-	-	-	12 341	12 274	24 312
Transfers and subsidies - capital (monetary allocations) (National / Provincial and District)									35 414	36 714	39 380
Transfers and subsidies - capital (monetary allocations) (National / Provincial Departmental Agencies, Households, Non-profit Institutions, Private Enterprises, Public Corporations, Higher Educational Institutions)	6	-	-	-	-	-	-	-	-	-	-
Transfers and subsidies - capital (in-kind - all)									-	-	-
Surplus/(Deficit) after capital transfers & contributions		-	-	-	-	-	-	-	47 755	48 988	63 693
Taxation									-	-	-
Surplus/(Deficit) after taxation		-	-	-	-	-	-	-	47 755	48 988	63 693
Attributable to minorities									-	-	-
Surplus/(Deficit) attributable to municipality		-	-	-	-	-	-	-	47 755	48 988	63 693
Share of surplus/ (deficit) of associate	7	-	-	-	-	-	-	-	-	-	-
Surplus/(Deficit) for the year		-	-	-	-	-	-	-	47 755	48 988	63 693

References

1. Classifications are revenue sources and expenditure type
2. Detail to be provided in Table SA1
3. Previously described as 'bad or doubtful debts' - amounts shown should reflect the change in the provision for debt impairment
4. Expenditure type components previously shown under repairs and maintenance should be allocated back to the originating expenditure group/item; e.g. employee costs
5. Repairs & maintenance detailed in Table A9 and Table SA34c
6. Contributions are funds provided by external organisations to assist with infrastructure development; e.g. developer contributions (detail to be provided in Table SA1)
7. Equity method (Includes Joint Ventures)

EC105 Ndlambe - Table A4 Budgeted Financial Performance (revenue and expenditure)

EC105 Rutland - Table A4 Budgeted Financial Performance (Revenue and Expenditure)											
Description	Ref	2013/14	2014/15	2015/16	Current Year 2016/17				2017/18 Medium Term Revenue & Expenditure Framework		
R thousand	1	Audited Outcome	Audited Outcome	Audited Outcome	Original Budget	Adjusted Budget	Full Year Forecast	Pre-audit outcome	Budget Year 2017/18	Budget Year +1 2018/19	Budget Year +2 2019/20
Revenue By Source											
Property rates	2	58 501	68 004	76 545	96 999	94 617	-	-	-	-	-
Property rates - penalties & collection charges		-	-	-	-	-	-	-	-	-	-
Service charges - electricity revenue	2	45 182	51 162	56 297	61 190	52 773	-	-	-	-	-
Service charges - water revenue	2	18 398	25 843	26 820	49 775	31 936	-	-	-	-	-
Service charges - sanitation revenue	2	5 890	7 220	7 470	21 483	6 878	-	-	-	-	-
Service charges - refuse revenue	2	10 879	11 588	12 350	25 418	12 401	-	-	-	-	-
Service charges - other		476	150	38	560	560	-	-	-	-	-
Rental of facilities and equipment		1 068	1 214	1 268	4 520	4 520	-	-	-	-	-
Interest earned - external investments		1 481	1 631	2 068	626	626	-	-	-	-	-
Interest earned - outstanding debtors		4 955	5 711	6 503	6 822	6 822	-	-	-	-	-
Dividends received		-	-	-	-	-	-	-	-	-	-
Fines		433	606	456	369	369	-	-	-	-	-
Licences and permits		3 498	3 958	3 600	3 274	3 274	-	-	-	-	-
Agency services		-	-	-	-	-	-	-	-	-	-
Transfers recognised - operational		68 056	69 043	84 028	96 765	96 765	-	-	-	-	-
Other revenue	2	4 485	4 499	4 934	7 109	7 109	-	-	-	-	-
Gains on disposal of PPE		-	-	-	-	-	-	-	-	-	-
Total Revenue (excluding capital transfers and contributions)		223 302	250 628	282 377	374 912	318 651	-	-	-	-	-
Expenditure By Type											
Employee related costs	2	89 226	100 662	122 051	119 210	122 744	-	-	-	-	-
Remuneration of councillors		5 173	5 609	5 960	2 817	2 817	-	-	-	-	-
Debt impairment	3	15 554	16 732	15 053	14 351	14 351	-	-	-	-	-
Depreciation & asset impairment	2	37 323	35 405	36 188	4 641	4 641	-	-	-	-	-
Finance charges		3 417	2 461	2 012	1 952	1 952	-	-	-	-	-
Bulk purchases	2	41 083	46 405	50 508	58 559	58 540	-	-	-	-	-
Other materials	8	-	-	-	-	-	-	-	-	-	-
Contracted services		15 401	21 373	18 199	19 944	22 041	-	-	-	-	-
Transfers and grants		-	-	-	-	-	-	-	-	-	-
Other expenditure	4, 5	53 874	57 094	73 764	153 510	88 905	-	-	-	-	-
Loss on disposal of PPE		-	511	1 359	156	156	-	-	-	-	-
Total Expenditure		261 050	286 251	325 093	375 140	316 156	-	-	-	-	-
Surplus/(Deficit)		(37 748)	(35 623)	(42 715)	(228)	2 495	-	-	-	-	-
Transfers recognised - capital		50 665	36 465	32 575	35 286	35 286	-	-	-	-	-
Contributions recognised - capital	6	-	33 927	-	-	-	-	-	-	-	-
Contributed assets		-	-	-	-	-	-	-	-	-	-
Surplus/(Deficit) after capital transfers & contributions		12 917	34 769	(10 140)	35 058	37 781	-	-	-	-	-
Taxation		-	-	-	-	-	-	-	-	-	-
Surplus/(Deficit) after taxation		12 917	34 769	(10 140)	35 058	37 781	-	-	-	-	-
Attributable to minorities		-	-	-	-	-	-	-	-	-	-
Surplus/(Deficit) attributable to municipality		12 917	34 769	(10 140)	35 058	37 781	-	-	-	-	-
Share of surplus/ (deficit) of associate	7	-	-	-	-	-	-	-	-	-	-
Surplus/(Deficit) for the year		12 917	34 769	(10 140)	35 058	37 781	-	-	-	-	-

References

1. Classifications are revenue sources and expenditure type

2. Detail to be provided in Table SA1

3. Previously described as 'bad or doubtful debts' - amounts shown should reflect the change in the provision for debt impairment

4. Expenditure type components previously shown under repairs and maintenance should be allocated back to the originating expenditure group/item; e.g. employee costs

5. Repairs & maintenance detailed in Table A9 and Table SA34c

6. Contributions are funds provided by external organisations to assist with infrastructure development; e.g. developer contributions (detail to be provided in Table SA1)

7. Equity method

Choose name from list - Supporting Table SA18 Transfers and grant receipts

Description	Ref	2013/14	2014/15	2015/16	Current Year 2016/17			2017/18 Medium Term Revenue & Expenditure Framework		
		Audited Outcome	Audited Outcome	Audited Outcome	Original Budget	Adjusted Budget	Full Year Forecast	Budget Year 2017/18	Budget Year +1 2018/19	Budget Year +2 2019/20
R thousand										
RECEIPTS:	1, 2									
Operating Transfers and Grants										
National Government:		-	-	-	-	-	-	85 285	91 756	97 566
Local Government Equitable Share								82 084	88 192	93 638
Finance Management								1 816	2 108	2 398
Municipal Systems Improvement								-	-	-
Water Services Operating Subsidy										
Mig project management								1 386	1 456	1 530
Provincial Government:		-	-	-	-	-	-	2 750	2 905	3 068
Sport and Recreation								2 750	2 905	3 068
Mig project management										
District Municipality:		-	-	-	-	-	-	1 630	1 719	1 814
Environmental Healthy Subsidy								1 630	1 719	1 814
Other grant providers:		-	-	-	-	-	-	-	-	-
Total Operating Transfers and Grants	5	-	-	-	-	-	-	89 665	96 381	102 448
Capital Transfers and Grants										
National Government:		-	-	-	-	-	-	35 414	36 714	39 096
Municipal Infrastructure Grant (MIG)								26 329	27 667	29 079
								8 000	9 000	10 000
								1 000		
Financial Management Grant (FMG)								84	47	18
Provincial Government:		-	-	-	-	-	-	-	-	-
District Municipality:		-	-	-	-	-	-	-	-	-
0										
Other grant providers:		-	-	-	-	-	-	-	-	-
Total Capital Transfers and Grants	5	-	-	-	-	-	-	35 414	36 714	39 096
TOTAL RECEIPTS OF TRANSFERS & GRANTS		-	-	-	-	-	-	125 079	133 094	141 544

References

1. Each transfer/grant is listed by name as gazetted together with the name of the transferring department or municipality, donor or other organisation
2. Amounts actually **RECEIVED**; not revenue recognised (objective is to confirm grants transferred)
3. Replacement of RSC levies
4. Housing subsidies for housing where ownership transferred to organisations or persons outside the control of the municipality
5. Total transfers and grants must reconcile to Budgeted Cash Flows
6. Motor vehicle licensing refunds to be included under 'agency' services (Not Grant Receipts)

EC105 Ndlambe - Supporting Table SA18 Transfers and grant receipts

Description	Ref	2013/14	2014/15	2015/16	Current Year 2016/17			2017/18 Medium Term Revenue & Expenditure Framework		
		Audited Outcome	Audited Outcome	Audited Outcome	Original Budget	Adjusted Budget	Full Year Forecast	Budget Year 2017/18	Budget Year +1 2018/19	Budget Year +2 2019/20
R thousand										
RECEIPTS:	1, 2									
Operating Transfers and Grants										
National Government:		63 669	64 499	80 298	92 452	92 452	-	-	-	-
Local Government Equitable Share		59 282	60 710	73 102	76 824	76 824	-	-	-	-
Finance Management		-	29	-	-	-	-	-	-	-
Municipal Systems Improvement		1 275	1 448	1 442	1 650	1 650	-	-	-	-
Water Services Operating Subsidy		867	934	930	-	-	-	-	-	-
MIG project management		-	-	-	1 876	1 876	-	-	-	-
		43	214	3 188	9 950	9 950	-	-	-	-
		2 202	1 163	1 635	2 152	2 152	-	-	-	-
Provincial Government:		1 116	1 611	2 167	3 020	3 020	-	-	-	-
		-	-	-	-	-	-	-	-	-
		-	-	-	-	-	-	-	-	-
Sport and Recreation		995	1 253	1 871	3 020	3 020	-	-	-	-
Other LED grants transfers		121	358	295	-	-	-	-	-	-
District Municipality:		3 271	2 933	1 564	1 294	1 294	-	-	-	-
per SBDM Grants		1 950	1 630	188	(284)	(284)	-	-	-	-
Environmental Health Subsidy		1 321	1 304	1 376	1 578	1 578	-	-	-	-
Other grant providers:		-	-	-	-	-	-	-	-	-
[insert description]		-	-	-	-	-	-	-	-	-
		-	-	-	-	-	-	-	-	-
Total Operating Transfers and Grants	5	68 056	69 043	84 028	96 765	96 765	-	-	-	-
Capital Transfers and Grants										
National Government:		48 876	35 027	32 058	32 206	32 206	-	-	-	-
		963	-	-	-	-	-	-	-	-
		4 461	1 038	-	5 500	5 500	-	-	-	-
		982	999	1 000	1 000	1 000	-	-	-	-
Municipal Infrastructure Grant (MIG)		30 149	25 073	26 163	24 751	24 751	-	-	-	-
		7 671	-	-	-	-	-	-	-	-
Other capital transfers/grants [insert desc]		4 648	7 917	4 895	955	955	-	-	-	-
Provincial Government:		1 736	556	381	3 080	3 080	-	-	-	-
		-	-	-	-	-	-	-	-	-
Other capital transfers/grants [insert description]		1 736	556	381	3 080	3 080	-	-	-	-
District Municipality:		52	882	137	-	-	-	-	-	-
		52	882	137	-	-	-	-	-	-
		-	-	-	-	-	-	-	-	-
grant providers:		-	-	-	-	-	-	-	-	-
[insert description]		-	-	-	-	-	-	-	-	-
		-	-	-	-	-	-	-	-	-
Total Capital Transfers and Grants	5	50 665	36 465	32 575	35 286	35 286	-	-	-	-
TOTAL RECEIPTS OF TRANSFERS & GRANTS		118 720	105 508	116 604	132 052	132 052	-	-	-	-

References

1. Each transfer/grant is listed by name as gazetted together with the name of the transferring department or municipality, donor or other organisation
2. Amounts actually RECEIVED; not revenue recognised (objective is to confirm grants transferred)
3. Replacement of RSC levies
4. Housing subsidies for housing where ownership transferred to organisations or persons outside the control of the municipality
5. Total transfers and grants must reconcile to Budgeted Cash Flows
6. Motor vehicle licensing refunds to be included under 'agency' services (Not Grant Receipts)

Choose name from list - Supporting Table SA22 Summary councillor and staff benefits

Summary of Employee and Councillor remuneration	R thousand	2013/14	2014/15	2015/16	Current Year 2016/17			2017/18 Medium Term Revenue & Expenditure Framework		
		Audited Outcome	Audited Outcome	Audited Outcome	Original Budget	Adjusted Budget	Full Year Forecast	Budget Year 2017/18	Budget Year +1 2018/19	Budget Year +2 2019/20
		A	B	C	D	E	F	G	H	I
Councillors (Political Office Expenses plus Other)										
Basic Salaries and Wages								4 345	4 583	4 834
Pension and UIF Contributions								150	158	166
Medical Aid Contributions								56	59	62
Motor Vehicle Allowance								1 485	1 515	1 547
Cellphone Allowance								510	489	512
Housing Allowances								-	-	-
Other benefits and allowances								-	-	-
Sub Total - Councillors								6 545	6 804	7 122
% Increase	4							-	4,0%	4,7%
Senior Managers of the Municipality										
Basic Salaries and Wages								4 261	4 533	4 825
Pension and UIF Contributions								841	894	951
Medical Aid Contributions								189	201	215
Overtime								-	-	-
Performance Bonus								351	312	333
Motor Vehicle Allowance	3							134	922	963
Cellphone Allowance	3							100	105	109
Housing Allowances	3							80	84	83
Other benefits and allowances	3							-	-	-
Payments in lieu of leave	3							208	221	235
Long service awards								-	-	-
Post-retirement benefit obligations	6							-	-	-
Sub Total - Senior Managers of Municipality								6 913	7 273	7 720
% Increase	4							-	5,2%	6,1%
Other Municipal Staff										
Basic Salaries and Wages								91 595	98 351	101 653
Pension and UIF Contributions								2 814	3 000	3 164
Medical Aid Contributions								8 563	9 040	9 546
Overtime								8 233	8 670	9 138
Performance Bonus								5 769	5 921	6 302
Motor Vehicle Allowance	3							2 579	2 710	3 987
Cellphone Allowance	3							-	-	-
Housing Allowances	3							987	1 046	1 097
Other benefits and allowances	3							-	-	-
Payments in lieu of leave	3							1 101	1 182	1 226
Long service awards								424	417	438
Post-retirement benefit obligations	6							-	-	-
Sub Total - Other Municipal Staff								122 126	128 316	136 553
% Increase	4							-	5,1%	6,4%
Total Parent Municipality								135 583	142 382	151 394
								-	5,0%	6,3%
Board Members of Entities										
Basic Salaries and Wages								#VALUE!	#VALUE!	#VALUE!
Pension and UIF Contributions								#VALUE!	#VALUE!	#VALUE!
Medical Aid Contributions								#VALUE!	#VALUE!	#VALUE!
Overtime								#VALUE!	#VALUE!	#VALUE!
Performance Bonus								#VALUE!	#VALUE!	#VALUE!
Motor Vehicle Allowance	3							#VALUE!	#VALUE!	#VALUE!
Cellphone Allowance	3							#VALUE!	#VALUE!	#VALUE!
Housing Allowances	3							#VALUE!	#VALUE!	#VALUE!
Other benefits and allowances	3							#VALUE!	#VALUE!	#VALUE!
Board Fees								#VALUE!	#VALUE!	#VALUE!
Payments in lieu of leave								#VALUE!	#VALUE!	#VALUE!
Long service awards								#VALUE!	#VALUE!	#VALUE!
Post-retirement benefit obligations	6							#VALUE!	#VALUE!	#VALUE!
Sub Total - Board Members of Entities								#VALUE!	#VALUE!	#VALUE!
% Increase	4							-	-	-
Senior Managers of Entities										
Basic Salaries and Wages								#VALUE!	#VALUE!	#VALUE!
Pension and UIF Contributions								#VALUE!	#VALUE!	#VALUE!
Medical Aid Contributions								#VALUE!	#VALUE!	#VALUE!
Overtime								#VALUE!	#VALUE!	#VALUE!
Performance Bonus								#VALUE!	#VALUE!	#VALUE!
Motor Vehicle Allowance	3							#VALUE!	#VALUE!	#VALUE!
Cellphone Allowance	3							#VALUE!	#VALUE!	#VALUE!
Housing Allowances	3							#VALUE!	#VALUE!	#VALUE!
Other benefits and allowances	3							#VALUE!	#VALUE!	#VALUE!
Payments in lieu of leave								#VALUE!	#VALUE!	#VALUE!
Long service awards								#VALUE!	#VALUE!	#VALUE!
Post-retirement benefit obligations	6							#VALUE!	#VALUE!	#VALUE!
Sub Total - Senior Managers of Entities								#VALUE!	#VALUE!	#VALUE!
% Increase	4							-	-	-
Other Staff of Entities										
Basic Salaries and Wages								#VALUE!	#VALUE!	#VALUE!
Pension and UIF Contributions								#VALUE!	#VALUE!	#VALUE!
Medical Aid Contributions								#VALUE!	#VALUE!	#VALUE!
Overtime								#VALUE!	#VALUE!	#VALUE!
Performance Bonus								#VALUE!	#VALUE!	#VALUE!
Motor Vehicle Allowance	3							#VALUE!	#VALUE!	#VALUE!
Cellphone Allowance	3							#VALUE!	#VALUE!	#VALUE!
Housing Allowances	3							#VALUE!	#VALUE!	#VALUE!
Other benefits and allowances	3							#VALUE!	#VALUE!	#VALUE!
Payments in lieu of leave								#VALUE!	#VALUE!	#VALUE!
Long service awards								#VALUE!	#VALUE!	#VALUE!
Post-retirement benefit obligations	6							#VALUE!	#VALUE!	#VALUE!
Sub Total - Other Staff of Entities								#VALUE!	#VALUE!	#VALUE!
% Increase	4							-	-	-
Total Municipal Entities								#VALUE!	#VALUE!	#VALUE!
TOTAL SALARY, ALLOWANCES & BENEFITS								#VALUE!	#VALUE!	#VALUE!
% Increase	4							-	-	-
TOTAL MANAGERS AND STAFF	5,7							#VALUE!	#VALUE!	#VALUE!

References

1. Include 'Loans and advances' where applicable if any reportable amounts until phased compliance with s164 of MFMA achieved
2. s57 of the Systems Act
3. In kind benefits (e.g. provision of living quarters) must be shown as the cost (full market value) to the municipality, as part of the relevant allowance
4. B/A, C/B, D/C, E/C, F/C, G/D, H/D, I/D
5. Must agree to the sub-total appearing on Table A1 (Employee costs)
6. Includes pension payments and employer contributions to medical aid
7. Correct as at 30 June

Column Definitions:

- A, B and C: Audited actual as per the audited financial statements. If audited amounts are unavailable, unaudited amounts must be provided with a note stating these are unaudited
- D: The original budget approved by council for the budget year.
- E: The budget for the budget year as adjusted by council resolution in terms of section 28 of the MFMA.
- F: An estimate of final actual amounts (pre-audit) for the current year at the point in time of preparing the budget for the budget year. This may differ from E.
- G: The amount to be appropriated for the budget year.
- H and I: The indicative projection

EC105 Ndlambe - Supporting Table SA22 Summary councillor and staff benefits

Summary of Employee and Councillor remuneration		2013/14	2014/15	2015/16	Current Year 2016/17			2017/18 Medium Term Revenue & Expenditure Framework		
R thousand	Ref	Audited Outcome	Audited Outcome	Audited Outcome	Original Budget	Adjusted Budget	Full Year Forecast	Budget Year 2017/18	Budget Year +1 2018/19	Budget Year +2 2019/20
		A	B	C	D	E	F	G	H	I
Councillors (Political Office Bearers plus Other)										
Basic Salaries and Wages	1	5 173	5 809	5 980	2 817	2 817	-	-	-	-
Pension and UIF Contributions		-	-	-	-	-	-	-	-	-
Medical Aid Contributions		-	-	-	-	-	-	-	-	-
Motor Vehicle Allowance		-	-	-	-	-	-	-	-	-
Cellphone Allowance		-	-	-	-	-	-	-	-	-
Housing Allowances		-	-	-	-	-	-	-	-	-
Other benefits and allowances		-	-	-	-	-	-	-	-	-
Sub Total - Councillors	4	5 173	5 809	5 980	2 817	2 817	(100.0%)	-	-	-
% Increase			8.4%	8.3%	(52.7%)	-	-	-	-	-
Senior Managers of the Municipality										
Basic Salaries and Wages	2	-	-	-	-	-	-	-	-	-
Pension and UIF Contributions		-	-	-	-	-	-	-	-	-
Medical Aid Contributions		-	-	-	-	-	-	-	-	-
Overtime		-	-	-	-	-	-	-	-	-
Performance Bonus		-	-	-	-	-	-	-	-	-
Motor Vehicle Allowance	3	-	-	-	-	-	-	-	-	-
Cellphone Allowance	3	-	-	-	-	-	-	-	-	-
Housing Allowances	3	-	-	-	-	-	-	-	-	-
Other benefits and allowances	3	-	-	-	-	-	-	-	-	-
Payments in lieu of leave		-	-	-	-	-	-	-	-	-
Long service awards		-	-	-	-	-	-	-	-	-
Post-retirement benefit obligations	6	-	-	-	-	-	-	-	-	-
Sub Total - Senior Managers of Municipality	4	-	-	-	-	-	-	-	-	-
% Increase		-	-	-	-	-	-	-	-	-
Other Municipal Staff										
Basic Salaries and Wages		62 247	67 422	73 667	63 518	69 078	-	-	-	-
Pension and UIF Contributions		10 038	15 106	25 945	14 519	15 027	-	-	-	-
Medical Aid Contributions		5 929	6 762	7 784	7 024	7 018	-	-	-	-
Overtime		6 426	7 376	9 543	3 406	5 725	-	-	-	-
Performance Bonus		171	311	138	-	-	-	-	-	-
Motor Vehicle Allowance	3	2 923	2 885	3 185	3 825	3 976	-	-	-	-
Cellphone Allowance	3	450	322	403	987	995	-	-	-	-
Housing Allowances	3	351	360	990	675	712	-	-	-	-
Other benefits and allowances	3	-	-	-	-	-	-	-	-	-
Payments in lieu of leave		681	18	416	252	212	-	-	-	-
Long service awards		-	-	-	-	-	-	-	-	-
Post-retirement benefit obligations	6	-	-	-	-	-	-	-	-	-
Sub Total - Other Municipal Staff	4	89 226	100 662	122 651	119 210	122 744	(100.0%)	-	-	-
% Increase			12.6%	21.2%	(2.3%)	3.0%	-	-	-	-
Total Parent Municipality		94 399	106 271	128 611	122 028	125 561	(100.0%)	-	-	-
Board Members of Entities										
Basic Salaries and Wages		-	-	-	-	-	-	-	-	-
Pension and UIF Contributions		-	-	-	-	-	-	-	-	-
Medical Aid Contributions		-	-	-	-	-	-	-	-	-
Overtime		-	-	-	-	-	-	-	-	-
Performance Bonus		-	-	-	-	-	-	-	-	-
Motor Vehicle Allowance	3	-	-	-	-	-	-	-	-	-
Cellphone Allowance	3	-	-	-	-	-	-	-	-	-
Housing Allowances	3	-	-	-	-	-	-	-	-	-
Other benefits and allowances	3	-	-	-	-	-	-	-	-	-
Board Fees		-	-	-	-	-	-	-	-	-
Payments in lieu of leave		-	-	-	-	-	-	-	-	-
Long service awards		-	-	-	-	-	-	-	-	-
Post-retirement benefit obligations	6	-	-	-	-	-	-	-	-	-
Sub Total - Board Members of Entities	4	-	-	-	-	-	-	-	-	-
% Increase		-	-	-	-	-	-	-	-	-
Senior Managers of Entities										
Basic Salaries and Wages		-	-	-	-	-	-	-	-	-
Pension and UIF Contributions		-	-	-	-	-	-	-	-	-
Medical Aid Contributions		-	-	-	-	-	-	-	-	-
Overtime		-	-	-	-	-	-	-	-	-
Performance Bonus		-	-	-	-	-	-	-	-	-
Motor Vehicle Allowance	3	-	-	-	-	-	-	-	-	-
Cellphone Allowance	3	-	-	-	-	-	-	-	-	-
Housing Allowances	3	-	-	-	-	-	-	-	-	-
Other benefits and allowances	3	-	-	-	-	-	-	-	-	-
Payments in lieu of leave		-	-	-	-	-	-	-	-	-
Long service awards		-	-	-	-	-	-	-	-	-
Post-retirement benefit obligations	6	-	-	-	-	-	-	-	-	-
Sub Total - Senior Managers of Entities	4	-	-	-	-	-	-	-	-	-
% Increase		-	-	-	-	-	-	-	-	-
Other Staff of Entities										
Basic Salaries and Wages		-	-	-	-	-	-	-	-	-
Pension and UIF Contributions		-	-	-	-	-	-	-	-	-
Medical Aid Contributions		-	-	-	-	-	-	-	-	-
Overtime		-	-	-	-	-	-	-	-	-
Performance Bonus		-	-	-	-	-	-	-	-	-
Motor Vehicle Allowance	3	-	-	-	-	-	-	-	-	-
Cellphone Allowance	3	-	-	-	-	-	-	-	-	-
Housing Allowances	3	-	-	-	-	-	-	-	-	-
Other benefits and allowances	3	-	-	-	-	-	-	-	-	-
Payments in lieu of leave		-	-	-	-	-	-	-	-	-
Long service awards		-	-	-	-	-	-	-	-	-
Post-retirement benefit obligations	6	-	-	-	-	-	-	-	-	-
Sub Total - Other Staff of Entities	4	-	-	-	-	-	-	-	-	-
% Increase		-	-	-	-	-	-	-	-	-
Total Municipal Entities		-	-	-	-	-	-	-	-	-
TOTAL SALARY, ALLOWANCES & BENEFITS		94 399	106 271	128 611	122 028	125 561	(100.0%)	-	-	-
% Increase	4		12.6%	20.5%	(4.7%)	2.9%	-	-	-	-
TOTAL MANAGERS AND STAFF	5,7	89 226	100 662	122 051	119 210	122 744	(100.0%)	-	-	-

References:

1. Include 'Loans and advances' where applicable if any reportable amounts until phased compliance with s164 of MFMA achieved
2. s57 of the Systems Act
3. In kind benefits (e.g. provision of living quarters) must be shown as the cost (full market value) to the municipality, as part of the relevant allowance
4. B/A, C/B, D/C, E/C, F/C, G/D, H/D, I/D
5. Must agree to the sub-total appearing on Table A1 (Employee costs)
6. Includes pension payments and employer contributions to medical aid
7. Correct as at 30 June

Column Definitions:

- A, B and C. Audited actual as per the audited financial statements. If audited amounts are unavailable, unaudited amounts must be provided with a note stating these are unaudited.
- D. The original budget approved by council for the budget year.
- E. The budget for the budget year as adjusted by council resolution in terms of section 28 of the MFMA.
- F. An estimate of final actual amounts (pre audit) for the current year at the point in time of preparing the budget for the budget year. This may differ from E.
- G. The amount to be appropriated for the budget year.
- H and I. The indicative projection

Choose name from list - Supporting Table SA23 Salaries, allowances & benefits (political office bearers/councillors/senior managers)

Disclosure of Salaries, Allowances & Benefits 1.	Ref	No.	Salary	Contributions	Allowances	Performance Bonuses	In-kind benefits	Total Package
Rand per annum				1.				2.
Councillors	3							
Speaker	4		231 504	35 939	114 139			381 582
Chief Whip			150 996	41 225	85 630			277 851
Executive Mayor			544 649	59 425	247 577			851 651
Deputy Executive Mayor			-	-	-			-
Executive Committee			751 165	-	325 661			1 076 826
Total for all other councillors			2 666 409	68 676	1 221 746			3 956 831
Total Councillors	8	-	4 344 723	205 265	1 994 753			6 548 741
Senior Managers of the Municipality	5							
Municipal Manager (MM)			1 018 297	203 743	342 599	84 858		1 649 497
Chief Finance Officer			863 273	210 251	326 633	71 939		1 472 096
								-
								-
								-
								-
List of each official with packages >= senior manager								
Director Corporate Services			776 398	144 636	201 200	64 700		1 186 934
Director Community Services			857 934	207 445	283 609	71 495		1 420 483
Director Infrastructural Development			696 096	224 260	156 600	58 008		1 134 964
								-
								-
								-
								-
								-
								-
								-
								-
								-
Total Senior Managers of the Municipality	8,10	-	4 211 998	990 335	1 310 641	351 000		6 863 974
A Heading for Each Entity	6,7							
List each member of board by designation								-
								-
								-
								-
								-
								-
								-
								-
								-
								-
								-
								-
Total for municipal entities	8,10	-	-	-	-	-		-
TOTAL COST OF COUNCILLOR, DIRECTOR and EXECUTIVE REMUNERATION	10	-	8 556 721	1 195 600	3 305 394	351 000		13 408 715

References

1. Pension and medical aid
2. Total package must equal the total cost to the municipality
3. List each political office bearer by designation. Provide a total for all other councillors
4. Political office bearer is defined in MFMA s 1: speaker, executive mayor, deputy executive mayor, member of executive committee, mayor, deputy mayor, member of mayoral committee, the councillor designated to exercise powers and duties of mayor (MSA s 57)
5. Also list each senior manager reporting to MM by designation and each official with package >= senior manager by designation
6. List each entity where municipality has an interest and state percentage ownership and control
7. List each senior manager reporting to the CEO of an Entity by designation
8. Must reconcile to relevant section of Table SA24
9. Must reconcile to totals shown for the budget year of Table SA22
10. Correct as at 30 June

Choose name from list - Supporting Table SA23 Salaries, allowances & benefits (political office bearers/councillors/senior managers)

Disclosure of Salaries, Allowances & Benefits 1.	Ref	No.	Salary	Contributions	Allowances	Performance Bonuses	In-kind benefits	Total Package
Rand per annum				1.				2.
Councillors	3							
Speaker	4		231 194	24 617	231 324	-	-	487 135
Chief Whip			169 372	-	79 977	-	-	249 349
Executive Mayor			543 891	-	25 594	-	-	569 485
Deputy Executive Mayor			-	-	-	-	-	-
Executive Committee			962 956	96 039	606 480	-	-	1 665 475
Total for all other councillors			1 897 126	100 480	996 836	-	-	2 994 442
Total Councillors	8	-	3 804 539	221 136	1 940 211			5 965 886
Senior Managers of the Municipality	5							
Municipal Manager (MM)			1 017 838	235 517	197 741	-	-	1 451 096
Chief Finance Officer			780 560	197 276	216 852	-	-	1 194 688
								-
								-
								-
List of each official with packages >= senior manager								
Director Community / Protection Services			713 392	173 980	205 000	-	-	1 092 372
Director Corporate Services			725 476	168 000	179 250	-	-	1 072 726
Director Infrastructural Development			583 769	150 547	263 802	-	-	998 118
								-
								-
								-
								-
								-
								-
								-
								-
								-
								-
Total Senior Managers of the Municipality	8,10	-	3 821 035	925 320	1 062 645	-		5 809 000
A Heading for Each Entity	6,7							
List each member of board by designation								-
								-
								-
								-
								-
								-
								-
								-
								-
								-
								-
								-
								-
								-
								-
Total for municipal entities	8,10	-	-	-	-	-		-
TOTAL COST OF COUNCILLOR, DIRECTOR and EXECUTIVE REMUNERATION	10	-	7 625 574	1 146 456	3 002 856	-		11 774 886

References

1. Pension and medical aid
2. Total package must equal the total cost to the municipality
3. List each political office bearer by designation. Provide a total for all other councillors
4. Political office bearer is defined in MFMA s 1: speaker, executive mayor, deputy executive mayor, member of executive committee, mayor, deputy mayor, member of mayoral committee, the councillor designated to exercise powers and duties of mayor (MSA s 57)
5. Also list each senior manager reporting to MM by designation and each official with package >= senior manager by designation
6. List each entity where municipality has an interest and state percentage ownership and control
7. List each senior manager reporting to the CEO of an Entity by designation
8. Must reconcile to relevant section of Table SA24
9. Must reconcile to totals shown for the budget year of Table SA22
10. Correct as at 30 June

MONTHLY CASH FLOWS		Budget Year 2017/18												Medium Term Revenue and Expenditure Framework		
R thousand	July	August	Sept.	October	November	December	January	February	March	April	May	June	Budget Year 2017/18	Budget Year +1 2018/19	Budget Year +2 2019/20	
Cash Receipts By Source																
Property rates	8 971	8 971	8 971	8 971	8 971	8 971	8 971	8 971	8 971	8 971	8 971	8 971	107 549	118 027	129 405	
Service charges - electricity revenue	5 974	5 974	5 974	5 974	5 974	5 974	5 974	5 974	5 974	5 974	5 974	5 974	71 688	75 631	79 791	
Service charges - water revenue	3 599	3 599	3 599	3 599	3 599	3 599	3 599	3 599	3 599	3 599	3 599	3 599	43 190	45 565	48 071	
Service charges - sanitation revenue	910	910	910	910	910	910	910	910	910	910	910	910	10 919	11 520	12 153	
Service charges - refuse revenue	2 670	2 670	2 670	2 670	2 670	2 670	2 670	2 670	2 670	2 670	2 670	2 670	32 042	33 805	35 664	
Service charges - other	437	437	437	437	437	437	437	437	437	437	437	5 244	5 249	-	-	
Rental of facilities and equipment	92	92	92	92	92	92	92	92	92	92	92	1 105	1 105	956	1 007	
Interest earned - external investments	189	189	189	189	189	189	189	189	189	189	189	2 281	2 283	2 385	2 522	
Interest earned - outstanding debtors	359	359	359	359	359	359	359	359	359	359	359	4 300	4 304	4 548	4 807	
Dividends received	2	2	2	2	2	2	2	2	2	2	2	19	19	20	(21)	
Fines, penalties and forfeits	154	154	154	154	154	154	154	154	154	154	154	1 851	1 853	648	2 049	
Licences and permits	262	262	262	262	262	262	262	262	262	262	262	3 144	3 147	1 625	1 714	
Agency services	0	0	0	0	0	0	0	0	0	0	0	-	-	-	-	
Transfer receipts - operational	7472	7472	7472	7472	7472	7472	7472	7472	7472	7472	7472	89 565	89 565	96 381	102 448	
Other revenue	4673	4673	4673	4673	4673	4673	4673	4673	4673	4673	4673	56 029	56 080	58 705	62 464	
Cash Receipts by Source	22 138	22 138	22 138	22 138	22 138	22 138	22 138	22 138	22 138	22 138	22 138	185 660	429 175	449 816	482 074	
Other Cash Flows by Source																
Transfer receipts - capital	6 534	7 110	8 308	4 995	5 720	3 009	1 433	1 462	605	626	229	(39 816)	215	2 766	941	
Transfers and subsidies - capital (monetary allocations) (National / Provincial Departmental Agencies, Households, Non-profit Institutions, Private Enterprises, Public Corporations, Higher Educational Institutions) & Transfers and subsidies - capital (in-kind - all)																
Proceeds on disposal of PPE	(265)	(375)	(325)	-	-	-	-	-	-	-	-	-	-	-	-	
Short term loans	-	-	-	-	-	-	-	-	-	-	-	965	-	-	-	
Borrowing long term/refinancing	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	
Increase (decrease) in consumer deposits	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	
Decrease (increase) in non-current debtors	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	
Decrease (increase) other non-current receivables	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	
Decrease (increase) in non-current investments	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	
Total Cash Receipts by Source	28 406	28 873	30 120	27 132	27 858	25 147	23 571	23 600	22 742	22 763	22 367	146 810	429 360	452 561	483 015	
Cash Payments by Type																
Employee related costs	10 320	10 234	11 377	10 220	10 258	15 193	10 217	10 236	10 307	10 212	10 167	10 289	129 038	135 589	144 272	
Remuneration of councillors	545	545	545	545	545	545	545	545	545	545	545	545	6 545	6 804	7 122	
Finance charges	34	34	34	34	34	34	34	34	34	34	34	34	406	430	455	
Bulk purchases - Electricity	3 526	3 526	3 526	3 526	3 526	3 526	3 526	3 526	3 526	3 526	3 526	3 526	42 315	48 863	51 350	
Bulk purchases - Water & Sewer	1 333	1 333	1 333	1 333	1 333	1 333	1 333	1 333	1 333	1 333	1 333	1 333	16 000	16 680	17 808	
Other materials	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	
Contracted services	9 014	5 667	8 038	7 245	5 981	7 504	6 990	5 981	7 222	6 663	5 630	6 332	82 268	86 539	93 000	
Transfers and grants - other municipalities	136	136	136	136	136	136	136	136	136	136	136	136	1 630	1 720	1 809	
Transfers and grants - other	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	
Other expenditure	8 789	8 789	8 789	8 789	8 789	8 789	8 789	8 789	8 789	8 789	8 789	8 789	105 473	111 274	147 733	
Cash Payments by Type	33 699	30 265	33 779	31 828	30 603	37 062	31 571	30 581	31 893	31 240	30 161	30 995	383 675	408 098	463 549	
Other Cash Flows/Payments by Type																
Capital assets	5 428	5 428	5 428	5 428	5 428	5 428	5 428	5 428	5 428	5 428	5 428	5 428	5 428	51 303	44 061	
Repayment of borrowing	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	
Other Cash Flows/Payments	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	
Total Cash Payments by Type	39 127	35 693	7	37 257	36 032	42 490	36 999	36 009	36 668	35 569	35 569	36 423	448 814	459 400	507 610	
NET INCREASE/(DECREASE) IN CASH HELD																
	(10 721)	(6 820)	(9 086)	(10 124)	(8 174)	(17 343)	(13 429)	(12 409)	(14 074)	(13 904)	(13 222)	110 387	(19 425)	(6 819)	(24 596)	

Cash/cash equivalents at the monthly year begin:	(10 721)	(17 541)	(26 627)	(36 752)	(44 925)	(62 286)	(75 697)	(88 106)	(102 665)	(116 589)	(129 811)	(19 425)	(19 225)	(26 244)
Cash/cash equivalents at the monthly year end:	(10 721)	(17 541)	(36 752)	(44 925)	(62 286)	(75 697)	(88 106)	(102 665)	(116 589)	(129 811)	(19 425)	(19 425)	(26 244)	(50 839)
References														

1. Note that this section of Table SA 30 is deliberately not linked to Table A4 because timing differences between the invoicing of clients and receiving the cash means that the cashflow will differ from budgeted revenue, and similarly for budgeted expenditure. However for the MTREF it is now directly linked to A7.

ANNEXURE 2: CAPITAL BUDGET 2017/2018

NDLAMBE MUNICIPALITY CAPITAL BUDGET 2017/2018 - 2019/2020						
IDP NO	DEPARTMENT/SECTION : DETAILS	FUNDING SOURCE	WARD	2017/2018 NEW CAPITAL	2018/2019 REPLACEMENT	2019/2020
	COUNCIL GENERAL					
	Fridge	INTERNAL	ALL			
	Microwave	INTERNAL	ALL		10 000	0
	Hoover	INTERNAL	ALL		7 000	0
	Desk	INTERNAL	ALL		7 000	0
	Cabinet	INTERNAL	ALL		5 000	0
	3 Chairs	INTERNAL	ALL		10 000	0
	Boardroom table	INTERNAL	ALL		6 000	0
	Boardroom chairs	INTERNAL	ALL		5 000	0
	Printer & Fax Machine	INTERNAL	ALL		15 000	0
	Binding Machine	INTERNAL	ALL		20 000	0
	Computer- Desk top	INTERNAL	ALL	0	10 000	0
	Laptop	INTERNAL	ALL	0	10 000	0
	1x SUV (Mayor's Car)	INTERNAL	ALL	700 000	7 000	0
	TOTAL COUNCIL			700 000	112 000	0
	PUBLIC PARTICIPATION UNIT					
	Computer Laptop	INTERNAL	ALL	0	10 000	0
	4x4 Bakkie	INTERNAL	ALL	300 000	0	0
	TOTAL PUBLIC PARTICIPATION UNIT			300 000	10 000	0
	TOTAL COUNCIL GENERAL			1 000 000	112 000	0
	MM'S OFFICE					
	Couch	INTERNAL	ALL			
	Shredder	INTERNAL	ALL		10 000	0
	Binding Machine	INTERNAL	ALL		5 000	0
	Cellphone	INTERNAL	ALL		5 000	0
	MM'S OFFICE TOTAL			0	10 000	0
	INFORMATION TECHNOLOGY			0	20 000	0
	Replace Current Servers with one Virtualized Server	INTERNAL	ALL			
	Mimisa Backhaul Routers for 2 QNAP Servers	INTERNAL	ALL	0	175 000	0
	Raised Floor and Fireproof Tiles I.T Server Room	INTERNAL	ALL	0	24 000	0
	Raised Floor, Ribblock Roof and Fireproof Tiles Corporate Services Server R	INTERNAL	ALL	0	80 000	0
	Upgrade Wireless Backbone	INTERNAL	ALL	0	130 000	0
	TOTAL INFORMATION TECHNOLOGY			0	409 000	150 000

IDP NO	DEPARTMENT/SECTION : DETAILS	FUNDING SOURCE	WARD	2017/2018 NEW CAPITAL	2017/2018 REPLACEMENT	2018/2019	2019/2020
	PERFORMANCE MANAGEMENT SYSTEM						
	Desks	INTERNAL	ALL	0	0	10 000	0
	Chairs	INTERNAL	ALL	0	0	5 000	0
	Cabinets	INTERNAL	ALL	0	0	10 000	0
	Flip Chart Board	INTERNAL	ALL	0	0	2 000	0
	Computers	INTERNAL	ALL	0	0	10 000	0
	TOTAL PERFORMANCE MANAGEMENT SYSTEM			0	0	37 000	0
	SPECIAL PROGRAM UNIT						
	Computer	INTERNAL	ALL	0	0	0	0
	TOTAL SPECIAL PROGRAM UNIT			0	0	0	0
	LOCAL AIDS COUNCIL						
	Laptop and Laptop Bag	INTERNAL	ALL	0	0	0	15 000
	Digital Camera	INTERNAL	ALL	0	0	5 000	0
	Filing Cabinet	INTERNAL	ALL	0	0	8 000	0
	1 Chair	INTERNAL	ALL	0	0	0	3 000
	1 Desk	INTERNAL	ALL	0	0	0	6 000
	Printer	INTERNAL	ALL	0	0	6 000	0
	Flip Chart Stand	INTERNAL	ALL	2 000	0	0	0
	TOTAL LOCAL AIDS COUNCIL			2 000	0	19 000	24 000
	LOCAL ECONOMIC DEVELOPMENT						
	Filing Cabinet	INTERNAL	ALL	0	0	7 600	0
	Chair	INTERNAL	ALL	0	0	2 400	0
	Fencing	INTERNAL	ALL	0	0	90 000	0
	Branding	INTERNAL	ALL	0	0	30 000	0
	Water Truffs / Dams -Acquisition	INTERNAL	ALL	0	0	30 000	0
	Water Truffs / Dams -Restoration	INTERNAL	ALL	0	0	30 000	0
	Handling Facilities	INTERNAL	ALL	0	0	35 000	0
	Vetenary Services	INTERNAL	ALL	0	0	30 000	0
	Bakkie	INTERNAL	ALL	0	0	250 000	0
	TOTAL LOCAL ECONOMIC DEVELOPMENT			0	0	505 000	0
	TOTAL MUNICIPAL MANAGER			2 000	10 000	990 000	174 000

IDP NO	DEPARTMENT/SECTION : DETAILS	FUNDING SOURCE	WARD	2017/2018 NEW CAPITAL	2017/2018 REPLACEMENT	2018/2019	2019/2020
	CORPORATE SERVICES						
	REGISTRY						
	Chairs	INTERNAL	ALL	0	10 000	0	0
	TOTAL REGISTRY			0	10 000	0	0
	LIBRARY						
	Chairs	INTERNAL	ALL	0	35 000	0	0
	Office Desk	INTERNAL	ALL	0	35 000	0	0
	Filing Cabinet	INTERNAL	ALL	0	40 000	0	0
	Air conditioners	INTERNAL	ALL	0	65 000	0	0
	Printer with Fax	INTERNAL	ALL	0	20 000	0	0
	Laminating machine	INTERNAL	ALL	0	55 000	0	0
	TOTAL LIBRARY			0	250 000	0	0
	HUMAN RESOURCES						
	Blinds	INTERNAL	ALL	0	8 000	0	0
	Chairs	INTERNAL	ALL	0	1 200	0	0
	Desk	INTERNAL	ALL	0	4 400	0	0
	File Cabinet	INTERNAL	ALL	0	6 400	0	0
	Laptop	INTERNAL	ALL	0	15 000	0	0
	Computer software	INTERNAL	ALL	70 000	0	0	0
	TOTAL HUMAN RESOURCES			70 000	35 000	0	0
	CORPORATE SERVICES ADMINISTRATION						
	Furniture and Office Equipment (breakdown)	INTERNAL	ALL	0	60 000	0	0
	TOTAL CORPORATE SERVICES ADMINISTRATION			0	60 000	0	0
	CIVIC BUILDING						
	Tables	INTERNAL	ALL	0	75 000	0	0
	Aircons	INTERNAL	ALL	0	70 000	0	0
	Cabinets	INTERNAL	ALL	0	50 000	0	0
	Table Cloths	INTERNAL	ALL	0	50 000	0	0
	Cutlery and Crockery	INTERNAL	ALL	0	30 000	0	0
	Water Cooler	INTERNAL	ALL	0	10 000	0	0
	Computers and software	INTERNAL	ALL	0	70 000	0	0
	CIVIC BUILDING TOTAL			0	355 000	0	0

IDP NO	DEPARTMENT/SECTION : DETAILS	FUNDING SOURCE	WARD	2017/2018 NEW CAPITAL	2017/2018 REPLACEMENT	2018/2019	2019/2020
	TOTAL: CORPORATE SERVICES			70 000	710 000	0	0
	INFRASTRUCTURAL DEVELOPMENT						
	Computer software			0	10 000		
	TOTAL INFRASTRUCTURE ADMINISTRATION			0	10 000	0	0
	BUILDING CONTROL						
	3x Bakkies			0	300 000	0	0
	TOTAL BUILDING CONTROL			0	300 000	0	0
	TOWN PLANNING						
	1X LDV Bakkie	INTERNAL		300 000	0	0	0
	2x Computer	INTERNAL		0	20 000	0	0
	Airconditioner	INTERNAL		40 000	0	0	0
	Table	INTERNAL		20 000	0	0	0
	Chairs	INTERNAL		4 800	0	0	0
	Scanner	INTERNAL		15 200	0	0	0
	TOTAL TOWN PLANNING			380 000	20 000	0	0
	SEWERAGE						
	Plant and Machinery (Breakdown)	INTERNAL	ALL	400 000	0	844 000	890 420
	TOTAL SEWERAGE			400 000	0	844 000	890 420
	SANITATION						
	2x Sanitation trucks	INTERNAL	ALL	3 000 000	0	5 697 000	6 010 335
	TOTAL SANITATION			3 000 000	0	5 697 000	6 010 335

IDP NO	DEPARTMENT/SECTION : DETAILS	FUNDING SOURCE	WARD	2017/2018		2018/2019	2019/2020
				NEW CAPITAL	REPLACEMENT		
	ROADS						
	Stormwater pipes	INTERNAL	ALL				
	2x Tractor and trailer	INTERNAL	3	300 000	0	316 500	333 908
	2x Tractor and trailer	INTERNAL	5	0	750 000	13 836 325	14 597 323
	15x Brush Cutter	INTERNAL	3,5,6	0	750 000	0	0
	15x Lawnmowers	INTERNAL	3,5,6	0	95 000	0	110 000
	3x 3ton Trucks	INTERNAL	3,5,6	75 000	0	0	95 000
	8x Water pumps	INTERNAL	3,5,6	1 574 390	0	2 550 000	0
	1x Grader	INTERNAL	ALL	11 250	0	11 250	45 000
	2x TLB	INTERNAL	ALL	0	0	3 200 000	0
	1x 6m3 Tipper Truck	INTERNAL	ALL	1 000 000	0	1 000 000	0
	1x 4ton Roller	INTERNAL	ALL	950 000	0	950 000	1 900 000
	Truck and Trailer (Lowbed)	INTERNAL	ALL	0	0	1 200 000	0
	2x Concrete Mixer	INTERNAL	ALL	0	0	2 900 000	0
	2x LDV Bakkie	INTERNAL	ALL	200 000	0	0	0
	Upgrading of Hoyi Street Phase 3:Kenton on Sea	EPWP	4	980 000	0	2 584 750	2 726 911
				1 000 000	0	0	0
	TOTAL ROADS			6 090 640	1 595 000	28 548 825	19 808 142
	WORKSHOP						
	Office desk	INTERNAL	ALL	0	5 000	0	0
	2x Swivel Chairs	INTERNAL	ALL	4 000	0	0	2 000
	6x Office Chairs	INTERNAL	ALL	0	0	21 000	0
	Filling Cabinet	INTERNAL	ALL	8 000	0	0	8 000
	Air Conditioner	INTERNAL	ALL	8 500	0	0	4 500
	1x Camera	INTERNAL	ALL	0	0	3 000	0
	A3 Laminating Machine	INTERNAL	ALL	4 500	0	0	0
	4x Garage Door	INTERNAL	ALL	0	0	400 000	556 513
	High pressure Cleaner	INTERNAL	ALL	0	0	35 000	0
	Gas welding Equipment	INTERNAL	ALL	0	0	12 000	0
	Tools box (Jack, Trolleys, Tressels, Hand Drill)	INTERNAL	ALL	0	0	40 000	0
	Tools box (Hand tools, Socket, Side Cutter, Vice Grips set)	INTERNAL	ALL	0	0	40 000	0
	Building works - workshop	INTERNAL	ALL	500 000	0	0	0
	1x Rollback Truck	INTERNAL	ALL	0	0	0	0
	1x LDV	INTERNAL	ALL	0	0	1 800 000	0
	2x Desktop Computers	INTERNAL	ALL	0	400 000	0	0
		INTERNAL	ALL	0	20 000	0	0
	WORKSHOP CAPITAL TOTAL			525 000	425 000	2 351 000	571 013
	HOUSING						
	Desk	INTERNAL	ALL	0	0	28 225	16 695
	Chair	INTERNAL	ALL	0	0	2 600	0
	Computers	INTERNAL	ALL	0	0	21 100	22 261
	Motor vehicles	INTERNAL	ALL	250 000	0	0	0
	HOUSING TOTAL			250 000	0	51 925	38 956

IDP NO	DEPARTMENT/SECTION : DETAILS	FUNDING SOURCE	WARD	2017/2018		2018/2019	2019/2020
				NEW CAPITAL	REPLACEMENT		
	ELECTRICITY						
	3x Desk	INTERNAL	ALL	15 200	0	0	0
	3x Chair	INTERNAL	ALL	4 800	0	0	0
	3ton Truck with Boom	INTERNAL	ALL	1 000 000	0	0	0
	1x Brush Cutter	INTERNAL	ALL	6 500	0	0	0
	1x Lawnmower	INTERNAL	ALL	6 000	0	0	6 800
	Computers	INTERNAL	ALL	15 000	0	0	6 400
	MV Networks: Bulk Supply to Thorn Hill Residential Area in Port Alfred	INEG	6	1 008 000	0	15 825	16 695
	LV Networks: Electrification of 714 Housing Project in Alexandria	INEG	1	6 992 000	0	0	0
	ELECTRICITY CAPITAL TOTAL			9 047 500	0	15 825	29 895
	WATER ADMINISTRATION						
	2x 6000 Liter Water Truck	INTERNAL	ALL	0	0	950 000	950 000
	3x (4x4) One Ton LDV	INTERNAL	ALL	1 400 000	0	466 000	0
	8x Water Pumps	INTERNAL	ALL	55 000	0	0	62 000
	4x Brush cutter	INTERNAL	ALL	30 000	0	0	35 000
	4x Lawnmower	INTERNAL	ALL	30 000	0	0	35 000
	4x Office desk	INTERNAL	ALL	0	30 000	0	0
	4x Office Chairs	INTERNAL	ALL	0	10 400	0	0
	4x Filing cabinets	INTERNAL	ALL	46 000	0	0	0
	Scanner	INTERNAL	ALL	13 600	0	0	0
	2x Desktop Computer	INTERNAL	ALL	30 000	0	31 650	33 391
	WATER ADMINISTRATION TOTAL			1 604 600	40 400	1 447 650	1 115 391
	PROJECT MANAGEMENT UNIT						
	Sanitation- Upgrading of bulk and internal sewerage in Station Hill	MIG	9	7 000 000	0	14 824 550	0
	Upgrading of Hoyl Street Phase 2: Kenton on Sea	MIG	4	0	0	4 000 000	0
	Upgrading of grave yard road phase 2: Port Alfred	MIG	8	0	0	2 542 300	0
	Upgrading of Marselle Main Road to Kom Street Phase 2: Marselle	MIG	3	0	0	3 500 000	0
	Roads: Upgrading of Ndlambe Roads;Kenton on Sea Bathurst and Station Hill	MIG	4, 5, 6, 9	0	0	0	12 862 772
	Upgrading of Wentzel Park Sportsfield	MIG	2	0	4 300 000	0	0
	Closure of Landfill Sites in Bushmans River	MIG	3	0	1 300 000	3 000 000	0
	Upgrading of Hoyl Street : Kenton on Sea	MIG	4	0	2 800 000	0	0
	Upgrading of Graveyard road:Port Alfred	MIG	8	0	3 500 000	0	0
	Upgrading of Marselle Main Road to Kom Street: Marselle	MIG	3	0	2 650 250	0	0
	Upgrading of School road: Klipfontein	MIG	3	0	2 500 000	0	0
	Upgrading of Gladlola road: Alexandria	MIG	2	0	2 279 000	0	0
	Computer	MIG	ALL	0	0	0	0
	Computer software	MIG	ALL	0	0	0	0
	Furniture	MIG	ALL	0	0	0	0
	PROJECT MANAGEMENT UNIT TOTAL			7 000 000	19 329 250	27 666 850	12 862 772
	TOTAL INFRASTRUCTURE			28 297 740	21 719 650	66 623 075	41 326 923

IDP NO	DEPARTMENT/SECTION : DETAILS	FUNDING SOURCE	WARD	2017/2018		2018/2019	2019/2020
				NEW CAPITAL	REPLACEMENT		
	COMMUNITY / PROTECTION SERVICES						
	BEACHES						
	6x Surf skis for lifeguards	INTERNAL	1,3,4,6,10	0	0	36 000	30 000
	3x Oxygen cylinder / units	INTERNAL	1,3,4,6,10	0	0	6 000	0
	Data projector & screen	INTERNAL	1,3,4,6,10	0	0	6 500	0
	Trauma boards	INTERNAL	1,3,4,6,10	0	0	0	4 000
	15x Torpedo buoys	INTERNAL	1,3,4,6,10	0	0	0	8 000
	7x Binoculars	INTERNAL	1,3,4,6,10	0	0	0	12 000
	7x Two way radios	INTERNAL	1,3,4,6,10	0	0	21 000	14 000
	BEACHES TOTAL			0	0	69 500	68 000
	MUNICIPAL BYLAW COMPLIANCE						
	Cattle truck	INTERNAL	ALL	0	0	750 000	0
	Loading ramp for cattle	INTERNAL	ALL	#REF!	0	50 000	0
	5x Satellite loading areas	INTERNAL	ALL	0	0	90 000	60 000
	Generator	INTERNAL	ALL	0	0	30 000	0
	Water pump	INTERNAL	ALL	0	0	10 000	0
	Computer and printer	INTERNAL	ALL	0	0	10 000	0
	4x Cattle prodders	INTERNAL	ALL	0	0	6 000	0
	Digital video camera	INTERNAL	ALL	#REF!	0	2 500	0
	3x Branding kit & tools	INTERNAL	ALL	0	0	36 000	0
	MUNICIPAL BYLAW COMPLIANCE TOTAL			#REF!	0	984 500	60 000
	PARKS & RECREATION						
	6x Weedeaters	INTERNAL	7,8,9,10	0	0	30 000	30 000
	3x Weedeaters	INTERNAL	3,4	0	0	20 000	10 000
	3x Weedeaters	INTERNAL	1,2	0	0	20 000	10 000
	3x Tractors and brushcutters	INTERNAL	5,6	0	0	20 000	0
	1x Tractors and brushcutter	INTERNAL	7,8,9,10	0	0	250 000	500 000
	1x Tractors and brushcutter	INTERNAL	3,4	0	0	25 000	0
	1x Tractors and brushcutter	INTERNAL	1,2	0	0	250 000	0
	2x Lawn mowers	INTERNAL	5,6	0	0	250 000	0
	2x Lawn mowers	INTERNAL	7,8,9,10	0	0	20 000	0
	2x Lawn mowers	INTERNAL	3,4	0	0	10 000	0
	2x Lawn mowers	INTERNAL	1,2	0	0	0	10 000
	1x Chainsaw	INTERNAL	5,6	0	0	0	10 000
	1x Chainsaw	INTERNAL	7,8,9,10	0	0	0	10 000
	1x Chainsaw	INTERNAL	3,4	0	0	10 000	0
	1x Chainsaw	INTERNAL	1,2	0	0	10 000	0
	Chipper (west)	INTERNAL	5,6	0	0	10 000	0
	Chipper (east)	INTERNAL	ALL	0	0	250 000	0
	PARKS & RECREATION TOTAL			0	0	1 435 000	570 000

IDP NO	DEPARTMENT/SECTION : DETAILS	FUNDING SOURCE	WARD	2017/2018 NEW CAPITAL	2017/2018 REPLACEMENT	2018/2019	2019/2020
	REFUSE REMOVAL						
	Refuse compactor (Bathurst)	INTERNAL	5	600 000	0		0
	2x Refuse compactors (Port Alfred)	INTERNAL	7,8,9,10	0	1 200 000		0
	1x Refuse compactor (Kenton)	INTERNAL	4	600 000	0		0
	1x Refuse compactor (Boesmans)	INTERNAL	3	0	0		0
	D5 Dozer	INTERNAL	ALL	0	0	600 000	0
	Refuse site compactor	INTERNAL	ALL	0	0	1 800 000	0
	Skip truck	INTERNAL	ALL	2 500 000	0	2 500 000	0
	30x Skip bins	INTERNAL	ALL	750 000	0		0
	80x Portaloos	INTERNAL	ALL	200 000	100 000	200 000	0
	Closure and rehabilitation Marselle landfill site	INTERNAL	ALL	120 000	0	120 000	240 000
		INTERNAL	ALL	6 500 000	0	10 000 000	0
	REFUSE REMOVAL TOTAL			11 270 000	1 300 000	15 220 000	240 000
	TRAFFIC SERVICE						
	Polo Sedan (Law Enforcement)	INTERNAL	ALL	0	0	370 000	210 000
	Vacuum Cleaner	INTERNAL	ALL	0	0	2 500	0
	2x Steele safe for face value documents	INTERNAL	ALL	0	0	34 200	0
	Walk in filing cupboards	INTERNAL	ALL	0	0	25 000	0
	Sahara L Combo Desk Set (CTO)	INTERNAL	ALL	0	0	3 000	0
	6x KODA Mailbu Midback chairs	INTERNAL	ALL	0	0	5 400	0
	2x Roof mounted light Bars	INTERNAL	ALL	0	0	6 000	0
	Nissan NP200 LDV (Painters)	INTERNAL	ALL	0	0	160 000	0
	TRAFFIC SERVICE TOTAL			0	0	606 100	210 000
	ENVIROMENTAL COMPLIANCE						
	Furniture			0	10 000		0
	Machinery and Equipment			0	424 000		0
	Motor Vehicle	INTERNAL		300 000	0		0
	TOTAL ENVIROMENTAL COMPLIANCE			300 000	434 000	0	0
	NATURE RESERVE						
	Solar panel / geyser / fridge / lights	INTERNAL	5,6	0	0	50 000	0
	Tractor and brushcutter	INTERNAL	5,6	0	0	250 000	0
	Water pump (ground water Roundhill)	INTERNAL	5,6	0	0	100 000	0
	Quad bikes	INTERNAL	5,6	0	0	100 000	0
	Furniture (lodge & EE centre)	INTERNAL	ALL	0	0	100 000	0
	NATURE RESERVE TOTAL			0	0	600 000	0

IDP NO	DEPARTMENT/SECTION : DETAILS	FUNDING SOURCE	WARD	2017/2018		2018/2019	2019/2020
	FIRE SERVICES			NEW CAPITAL	REPLACEMENT		
	1x Medium Pumper	INTERNAL	ALL	0	0	1 800 000	1 980 000
	1x Rescue Vehicle	INTERNAL	ALL	0	0	600 000	660 000
	2x Drip torches	INTERNAL	ALL	0	0	2 500	2 750
	Replacement of Jaws of Life Set	INTERNAL	ALL	0	0	350 000	385 000
	One Airconditioner Unit	INTERNAL	ALL	0	0	25 000	27 500
	Breathing Apparatus Control Board	INTERNAL	ALL	0	0	5 000	5 500
	Flipcharts x2	INTERNAL	ALL	0	0	2 000	2 200
	Replacement of water tanker(703)	INTERNAL	ALL	0	0	750 000	825 000
	12x Firemans Axes	INTERNAL	ALL	0	0	24 000	26 400
	Skid unit	INTERNAL	ALL	0	0	350 000	385 000
	Floating pump	INTERNAL	ALL	0	0	40 000	44 000
	Computer (PA)	INTERNAL	ALL	0	0	36 000	39 600
	Computer (Busmans)	INTERNAL	ALL	0	0	60 000	66 000
	Jaws of life set (BRM)	INTERNAL	ALL	0	0	35 000	38 500
	Emergency generators	INTERNAL	ALL	0	0	60 000	66 000
	Radio communication	INTERNAL	ALL	0	0	60 000	66 000
	Office desks	INTERNAL	ALL	0	0	30 000	33 000
	Telephone (BRM)	INTERNAL	ALL	0	0	10 000	11 000
	Low level suction pumps	INTERNAL	ALL	0	0	40 000	44 000
	Acron branches	INTERNAL	ALL	0	0	16 000	17 600
	FIRE SERVICES TOTAL			0	0	4 295 500	4 725 050
	TOTAL COMMUNITY/PROTECTION			11 570 000	1 734 000	23 210 600	5 873 050
	FINANCE DIRECTORATE						
	SUPPLY CHAIN						
	Furniture 2x new posts	FMG	ALL	12 000	0	0	0
	Furniture - New	FMG	ALL	0	0	12 000	15 000
	Computers - New Posts x 3	FMG	ALL	24 000	0	0	0
	Printers - New Posts x 3	FMG	ALL	9 000	0	0	0
	Computers - Replacement - SC Manager	FMG	ALL	0	0	30 000	0
	Printer - Replacement - Acquisition Officer	FMG	ALL	0	5 000	0	0
	Printer - Replacement - SC Manager	FMG	ALL	0	0	5 000	0
	Printer - Replacement - Clerk	FMG	ALL	0	0	0	2 500
	Air Conditioners - New Offices	FMG	ALL	12 000	0	0	0
	SUPPLY CHAIN TOTAL			57 000	5 000	47 000	17 500

IDP NO	DEPARTMENT/SECTION : DETAILS	FUNDING SOURCE	WARD	NEW CAPITAL	2017/2018 REPLACEMENT	2018/2019	2019/2020
	REVENUE SECTION						
	Chairs	INTERNAL	ALL	0	3 600	0	0
	Port Alfred Enquiry Desk	INTERNAL	ALL	0	1 500	0	0
	Billing - SS	INTERNAL	ALL	0	1 200	0	0
	Revenue - MK	INTERNAL	ALL	1 350	0	0	0
	Blinder	INTERNAL	ALL	0	35 000	0	0
	Aircons (HOD/Alex/Sen Accountant Rev)	INTERNAL	ALL	0	18 000	0	0
	Aircons (Credit Control)	INTERNAL	ALL	0	40 000	0	0
	Electronic IGG Registration and Verification Program	EQ SHARE	ALL	620 000	0	0	0
	2x Pc-Powered Scanners	EQ SHARE	ALL	5 000	0	0	0
	9x All in One Computers	INTERNAL	ALL	0	67 500	0	0
	5x Lap Tops	INTERNAL	ALL	0	42 500	0	0
	Meter Reading System	INTERNAL	ALL	520 000	0	0	0
	REVENUESECTION TOTAL			1 146 350	209 300	0	0
	BUDGET AND TREASURY OFFICE						
	High back chairs (x2 BTO Mentor and Asset Clerk)	FMG	ALL	1 200	0	1 200	0
	Big stapler - Asset office	FMG	ALL	3 730	0	0	0
	Big puncher - Asset office	FMG	ALL	2 430	0	0	0
	Laptop and software - Asset office	FMG	ALL	15 000	0	0	0
	BTO TOTAL BUDGET			22 360	0	1 200	0
	STORES						
	Chairs	INTERNAL	ALL	0	10 000	0	0
	Table	INTERNAL	ALL	0	10 000	0	0
	TOTAL STORES			0	20 000	0	0
	EXPENDITURE SECTION						
	Furniture and office equipment (Breakdown)	INTERNAL	ALL	0	0	8 500	0
	TOTAL EXPENDITURE			0	0	8 500	0
	TOTAL FINANCE DIRECTORATE			1 225 710	234 300	56 700	17 500
	NDLAMBE TOTAL CAPITAL BUDGET			42 165 450	24 417 950	90 992 375	47 391 473
	REVOLVING FUND (INTERNAL)						
	FINANCIAL MANAGEMENT GRANT	INTERNAL	ALL	25 481 090	4 339 700	63 277 325	34 511 201
	MUNICIPAL INFRASTRUCTURAL GRANT	FMG	ALL	79 360	5 000	48 200	17 500
	INEG GRANT	MIG	ALL	7 000 000	19 329 250	27 666 850	12 862 772
	EXPANDED PUBLIC WORKS PROGRAMME	INEG	ALL	8 000 000	0	0	0
	EQUITABLE SHARE	EPWP	ALL	1 000 000	0	0	0
	DEPT. OF ECONOMIC DEV. ENVIRON. AFFAIRS & TOURISM	EQ SHARE	ALL	625 000	0	0	0
		DEDEAT	ALL	0	0	0	0
	TOTAL CAPITAL SOURCE OF FUNDING			42 165 450	23 673 950	90 992 375	47 391 473

ANNEXURE 3 : TARIFF SCHEDULE 2017 /2018

NDLAMBE MUNICIPALITY TARIFF LIST 2017/2018									
DESCRIPTION	VAT	2017/2018			2018/2019				
		VAT INCL	VAT EXCL	% INCREASE	VAT INCL	VAT EXCL	% INCREASE		
		EFFECTIVE FROM 1/7/17	EFFECTIVE FROM 1/7/18		EFFECTIVE FROM 1/7/18	EFFECTIVE FROM 1/7/19			
3. Scale 3 : Commercial									
Applicable to non-domestic consumers with a demand not exceeding 55kVA.									
Basic Charge									
Energy Consumption:									
	Y	502,89	441,13	25%		352,74			7,64%
	Y	2,16	1,90	25%	402,12	1,52			11,70%
4. Scale 4: Large Power users with maximum demands not exceeding 200kVA									
Applicable to consumers with a demand normally exceeding 50kVA but less than 200kVA									
Basic Monthly charge									
Energy Consumption:									
Monthly maximum demand (KVA)	Y	836,23	733,53	25%	688,67	586,55			12%
Subject to a minimum monthly charge based on a demand of 40kVA	Y	1,11	0,97	25%	0,88	0,78			12%
	Y	310,02	271,94	25%	247,90	217,46			12%
5. Scale 7 : Time of Use									
Applicable to consumers with a demand normally exceeding 50kVA									
Basic Monthly charge									
Energy Charges (low season)	Y	884,61	775,97	25%	707,36	620,49			8%
Peak									
Standard	Y	1,41	1,23	25%	1,13	0,99			7%
Off-Peak	Y	0,87	0,77	25%	0,70	0,61			8%
	Y	0,62	0,54	25%	0,49	0,43			8%
Energy Charges (High season - June to August)									
Peak									
Standard	Y	4,96	4,35	25%	3,96	3,48			8%
Off-Peak	Y	1,31	1,15	25%	1,05	0,92			8%
Demand Charges KVA (Peak & Standard only)	Y	0,71	0,63	25%	0,57	0,50			7%
	Y	104,85	91,97	25%	83,84	73,54			8%
Voltage surcharge (calculated as a percentage of demand energy charge)									
Low voltage (400/231v)									
Medium voltage (11kv)	N	0,48	0,48	5%	0,46	0,46			12%
	N	0,27	0,27	5%	0,26	0,26			12%

NDLAMBE MUNICIPALITY TARIFF LIST 2017/2018									
DESCRIPTION	VAT	2017/2018 APPROVED		2016/2017 APPROVED		2017/2018 APPROVED		2016/2017 APPROVED	
		VAT INCL EFFECTIVE FROM 1/1/17	VAT EXCL EFFECTIVE FROM 1/1/17	% INCREASE	VAT INCL EFFECTIVE FROM 1/1/16	VAT EXCL EFFECTIVE FROM 1/1/16	% INCREASE	VAT INCL EFFECTIVE FROM 1/1/15	% INCREASE
SEWERAGE									
Minimum charges p/a on following:									
Household	Y	296,59	260,17	35%	219,69	192,71			7,5%
Business	Y	296,59	260,17	35%	219,69	192,71			7,5%
Per point p/a:									
Housing Scheme - per dwelling	Y	1 587,91	1 392,90	35%	1 176,23	1 031,78			7,5%
Hotels, Accom. Establishments	Y	3 558,97	3 121,90	35%	2 636,28	2 312,52			7,5%
Per point p/a:									
Hospitals	Y	1 587,91	1 392,90	35%	1 176,23	1 031,78			7,5%
Per point p/a:									
Schools	Y	1 587,91	1 392,90	35%	1 176,23	1 031,78			7,5%
Per point p/a:									
Availability Charge	Y	3 558,97	3 121,90	35%	2 636,28	2 312,52			7,5%
Per point means the following:									
a) a toilet	Y	1 587,91	1 392,90	35%	1 176,23	1 031,78			7,5%
b) a urinal of 1.5 m or part thereof	Y	3 558,97	3 121,90	35%	2 636,27	2 312,52			7,5%
Connection fee:									
Connection Fees (reinstate tarred surface)	Y	6 017,19	5 278,24	35%	4 457,19	3 909,81			7,5%
Connection Fees (No Tarred Surface)	Y	4 428,55	3 884,69	35%	3 280,41	2 877,55			7,5%
SANITATION									
Removal by truck per load	Y	481,38	422,26	23%	391,36	343,30			7,5%
Pit inspection (Health)	Y	424,63	372,48	23%	345,22	302,83			7,5%
Removal - after hours	Y								
Out of URBAN EDGE if service available	Y	3 563,36	3 125,75	23%	2 897,03	2 541,26			7,5%
BANKING CHARGES									
Dishonored debit Orders	Y	12,27	10,76	5,5%	11,62	10,20			2%
Returned debit orders	Y	6,13	5,38	5,5%	5,81	5,10			2%
CREDIT CONTROL									
Letter - Hand Delivered or Post	Y	12,96	11,37	5,5%	12,29	10,78			5%
Letter - Hand Delivered and Signature Obtained	Y	61,45	53,90	5,5%	58,25	51,09			N/A
Telephone Call	Y	10,81	9,48	5,5%	10,24	8,99			5%
Facsimile	Y	16,20	14,21	5,5%	15,36	13,47			5%
E-Mail	Y	10,81	9,48	5,5%	10,24	8,99			5%
SMS	Y	10,81	9,48	5,5%	10,24	8,99			5%
Prepaid Meter - Blocking/unblocking	Y	10,15	8,90	5,5%	9,62	8,44			5%

NDLAMBE MUNICIPALITY TARIFF LIST 2017/2018									
DESCRIPTION	VAT								
2017/2018 APPROVED									
2016/2017 APPROVED									
SERVICE CHARGES		VAT INCL EFFECTIVE FROM 1/7/17	VAT EXCL EFFECTIVE FROM 1/7/17	% INCREASE	VAT INCL EFFECTIVE FROM 1/7/16	VAT EXCL EFFECTIVE FROM 1/7/16	% INCREASE		
Non rateable properties									
RATES	Y	130,17	114,18	5,5%	123,39	108,23	7%		
Ndlambe									
Land									
Improvements	N	0,0110	0,0110	17%	0,0096	0,0096	17%		
	N	0,0110	0,0110	17%	0,0096	0,0096	17%		
RATES REDUCTIONS, DIFFERENTIAL RATING									
Will be per the Ndlambe Municipality rates policy									
Pensioner Rebates: as per Rates policy									
45% on business rate - up to R3000	N	45%	45%	N/A	45%	45%	N/A		
35% on business rate - btwn R 3001 and R 4000	N	35%	35%	N/A	35%	35%	N/A		
25% on business rate - btwn R 4001 and R5000	N	25%	25%	N/A	25%	25%	N/A		
CONSUMERS DEPOSITS									
*New applic. & following disconnection									
Domestic consumers Owners									
Domestic consumers Tenants		1 056,65	926,89	5,5%	878,57	878,57	5%		
Domestic consumers (Water only)		1 690,65	1 483,02	5,5%	1 405,71	1 405,71	5%		
Offices & Shops (non-foodstuffs)		422,67	370,76	5,5%	351,43	351,43	5%		
Garages		2 113,32	1 853,79	5,5%	1 757,14	1 757,14	5%		
Food handling premises/light industry		10 566,58	9 268,93	5,5%	8 785,72	8 785,72	5%		
Schools		6 339,95	5 561,36	5,5%	5 271,43	5 271,43	5%		
Hospitals		6 339,95	5 561,36	5,5%	5 271,43	5 271,43	5%		
Hotels & big consumer industry		21 133,15	18 537,85	5,5%	17 571,42	17 571,42	5%		
Increase of Deposits for services if services discontinued due to non payment are to be		31 699,74	27 806,79	5,5%	26 357,15	26 357,15	5%		
RIVER CONTROL									
Beach launch per annum Ndlambe	Y	400,89	351,66	5,5%	380,00	333,33			
River usage fee per annum Ndlambe	Y	400,89	351,66	5,5%	380,00	333,33			
Horse Power Levy / per h.p.	Y	1-99hp - R3 & 100hp > R4							
Maintenance Levy per sea going craft (p.a.)	Y	580,26	509,00	5,5%	550,00	482,46			
Jet Ski (sea going only,p.a)	Y	580,26	509,00	5,5%	550,00	482,46			
Passenger Cruises - fee per capacity p/a	Y	50,00	46,27	5,5%	50,00	43,86			
Boat reg decal replacement	Y	52,75	46,27	5,5%	50,00	43,86			
Event permit per day	Y	580,26	509,00	5,5%	550,00	482,46			
Application commercial/tourist boat registration and application process boat 6,6 M in length	Y	580,26	509,00	5,5%	500,00	482,86			

NDLAMBE MUNICIPALITY TARIFF LIST 2017/2018									
DESCRIPTION	VAT	2017/2018		2018/2019		2019/2020		2020/2021	
		VAT INCL	VAT EXCL	VAT INCL	VAT EXCL	VAT INCL	VAT EXCL	VAT INCL	VAT EXCL
		EFFECTIVE FROM 17/17	EFFECTIVE FROM 17/17	EFFECTIVE FROM 17/18	EFFECTIVE FROM 17/18	EFFECTIVE FROM 17/19	EFFECTIVE FROM 17/19	EFFECTIVE FROM 17/20	EFFECTIVE FROM 17/20
Exemption / registration per day	Y	981,15	860,66			930,00	815,79		
Special events:									
Application for events on a river per day	Y	580,26	509,00			550,00	482,46		
Availability fee of a river official per day or part thereof	Y	1424,25	1249,34			1 350,00	1 184,21		
Application for mooring in the river (buoy)	Y	211,00	185,09			200,00	175,44		
Fee per annual boat registration payable to a boat registration agent	Y								
As determined by SLA									
TRAFFIC									
Document search fee per document									
Roadworthy (motor bikes)	Y	azetted from time to time				As Gazetted from time to time			
Roadworthy (light vehicle & trailer)	Y	azetted from time to time				As Gazetted from time to time			
Roadworthy (bus)	Y	azetted from time to time				As Gazetted from time to time			
Roadworthy (trucks)	Y	azetted from time to time				As Gazetted from time to time			
Issue of certificate	Y	azetted from time to time				As Gazetted from time to time			
Temporary Licence (48 hrs)	Y	azetted from time to time				As Gazetted from time to time			
Temporary Licence (21 day)	Y	azetted from time to time				As Gazetted from time to time			
Public Driving Permits:									
Application	Y	azetted from time to time				As Gazetted from time to time			
Issue of permit	Y	azetted from time to time				As Gazetted from time to time			
Conversion of licences	Y	azetted from time to time				As Gazetted from time to time			
Penalties p/m	Y	azetted from time to time				As Gazetted from time to time			
Learners Licence Application	Y	azetted from time to time				As Gazetted from time to time			
Learners Licence Authorisation	Y	azetted from time to time				As Gazetted from time to time			
Drivers Licence, EB&B Application	Y	azetted from time to time				As Gazetted from time to time			
Drivers Licence, EB&B Authorisation	Y	azetted from time to time				As Gazetted from time to time			
Drivers Licence, Heavy Duty	Y	azetted from time to time				As Gazetted from time to time			
Temporary Drivers Licence	Y	azetted from time to time				As Gazetted from time to time			
Duplicate Learners Licence	Y	azetted from time to time				As Gazetted from time to time			
Duplicate Document	Y	azetted from time to time				As Gazetted from time to time			
Unauthorised use of DLTC - No AOG	N	azetted from time to time				As Gazetted from time to time			
TRAFFIC									
Storage of impounded trailer, caravan or other similar vessel, per day or part thereof	Y	95,95	84,17			90,95	79,78		7%
Storage of impounded vehicle per day or part thereof	Y	158,03	138,63			149,80	131,40		7%
Application For Special Event requiring traffic services- per event per day	Y	395,08	346,56			374,50	328,51		7%
Application: Display a banner smaller than 3m² per event - Deposit (Refundable) Other organizations	Y	79,01	69,31			74,90	65,70		7%
Displaying a banner/ poster less than 3m², per banner/ poster per event (max. 10 days) - Charity	Y	293,50	257,46			278,20	244,04		7%
Application: Display a banner smaller than 3m² per event - Deposit (Refundable) Other organizations	Y	169,32	148,53			160,50	140,79		7%
Display a banner larger than 3m² (max. 6m²) per banner per event	Y	282,22	247,56			267,50	234,65		7%
Display of a banner/ poster larger than 6m² per banner/ poster per event (max. 10 days)	Y	519,38	455,60			481,50	422,37		7%
Displaying an illuminated advertising Sign - per day	Y	39 509,89	34 657,80			374,50	32 851,00		7%

NDLAMBE MUNICIPALITY TARIFF LIST 2017/2018									
DESCRIPTION	VAT					2017/2018 APPROVED			
		VAT INCL EFFECTIVE FROM 1/1/17	VAT EXCL EFFECTIVE FROM 1/1/17	% INCREASE	VAT INCL EFFECTIVE FROM 1/1/18	VAT EXCL EFFECTIVE FROM 1/1/18	% INCREASE		
Display of Estate Agent signs: "On Show"" Show House" etc. - per dwelling/ unit p/a (max. 3/ unit) p.a.	Y	90 308,34	79 217,84	5,5%	856,00	75 088,00	7%		
Private Display of "On Show"" Show House" etc. - per dwelling/ unit (maximum 3 months)	Y	1 354,63	1 188,27	5,5%	1 284,00	1 126,32	7%		
Removal of illegally erected/ unauthorized banners in municipal area (incl. private land) per banner	Y	282,22	247,56	5,5%	267,50	234,65	7%		
Travelling to collect and store - per k/m	Y	3,56	3,12	5,5%	3,37	2,96	7%		
Storage fee - per sign per day	Y	79,01	69,31	5,5%	74,90	65,70	7%		
Removal of illegally erected/ unauthorized signboard in municipal area (incl. private land) per	Y	168,38	147,70	5,5%	160,00	140,00	7%		
Travelling to collect and store - per k/m	Y	3,56	3,12	5,5%	3,37	2,96	7%		
Storage fee - per sign board, banner per day	Y	79,01	69,31	5,5%	74,90	65,70	7%		
Removal of authorized banner, signboard, poster which is in contravention of conditions/ by-l	Y	282,22	247,56	5,5%	267,50	234,65	7%		
Escort Duties / Services Rendered During An Event - Traffic Control at Points	Y	338,66	297,07	5,5%	321,00	281,58	7%		
Escort Duty per hour or part thereof	Y	79,01	69,31	5,5%	74,90	65,70	7%		
Travelling during the event / duty - per k/m	Y	3,24	2,84	5,5%	3,37	2,69	7%		
Closure of Roads during Events - per hour	Y	282,22	247,56	5,5%	267,50	234,65	7%		
Damage to Road Traffic Signs -	Y	282,22	247,56	5,5%	267,50	234,65	7%		
FIRE BRIGADE									
Fire Prevention inspection (on application)	Y	94,16	82,60	5,5%	89,25	78,29	5%		
Fire Prevention inspection FOLLOW-UP (re-application)	Y	60,93	53,45	5,5%	57,75	50,66	5%		
Fire Prevention Non compliance certificate	Y	83,08	72,88	5,5%	78,75	69,08	5%		
Fire Prevention compliance certificate	Y	83,08	72,88	5,5%	78,75	69,08	5%		
Flammable Substance Certificate - per certificate	Y	83,08	72,88	5,5%	78,75	69,08	5%		
Population Certificate - per certificate	Y	166,17	145,76	5,5%	157,50	138,16	5%		
Dangerous Goods Certificate - per certificate	Y	83,08	72,88	5,5%	78,75	69,08	5%		
Fire Investigation Report - per report	Y	199,40	174,91	5,5%	189,00	165,79	5%		
Training per person per 20 hour course (Non-accredited)	Y	177,24	155,47	5,5%	168,00	147,37	5%		
Emergency Calls:									
Truck and light duty vehicle fires per vehicle involve	Y	420,95	369,25	5,5%	399,00	350,00	5%		
Truck and light duty accidents per vehicle involve	Y	492,95	432,41	5,5%	487,25	409,87	5%		
Formal Dwelling Fires per hour per vehicle	Y	564,96	495,58	5,5%	535,50	469,74	5%		
Informal dwelling fires per hour per vehicle	Y	138,46	121,46	5,5%	131,25	115,13	5%		
Commercial Fires(building)per hour per vehicle	Y	864,04	757,93	5,5%	819,00	718,42	5%		
Industrial Fires (building) per hour per vehicle	Y	1 118,82	981,42	5,5%	1 060,50	930,26	5%		
Fire call on (Farms) up to 3 hours	Y	1 617,32	1 418,70	5,5%	1 533,00	1 344,74	5%		
Fire call on (Farms) after 3 hours - per hour	Y	731,10	641,32	5,5%	693,00	607,89	5%		
Assistance Outside Mun. area) up to 3 hours	Y	2 592,13	2 273,80	5,5%	2 457,00	2 155,28	5%		
Assistance after 3 hours / per hour Outside Municipal area.	Y	974,83	855,11	5,5%	924,00	810,53	5%		
Control burning without a permit	Y	1 406,85	1 234,08	5,5%	1 333,50	1 169,74	5%		
Spillage/Hazamat incidents per hour per incidents	Y	1 406,85	1 234,08	5,5%	1 333,50	1 169,74	5%		
Any other incidents not mentioned above	Y	1 118,82	981,42	5,5%	1 060,50	930,26	5%		
Dealers - flammable substances: Flammable Liquid Store - per store	Y	94,16	82,60	5,5%	89,25	78,29	5%		
Flammable Liquid Storage Tank (above & underground) - per tank	Y	94,16	82,60	5,5%	89,25	78,29	5%		
Spray Room and Spray Booth - per room or booth	Y	94,16	82,60	5,5%	89,25	78,29	5%		
Mixing and Decanting Rooms - per room	Y	83,08	72,88	5,5%	78,75	69,08	5%		

NDLAMBE MUNICIPALITY TARIFF LIST 2017/2018									
DESCRIPTION	VAT	2017/2018 APPROVED			2016/2017 APPROVED				
		VAT INCL EFFECTIVE FROM 1/1/17	VAT EXCL	% INCREASE	VAT INCL EFFECTIVE FROM 1/1/16	VAT EXCL	% INCREASE		
Liquid Petroleum Gas: Bulk Tanks - per tank	Y	94,16	82,60	5,5%	89,25	78,29	5%		
Storage - per storage facility	Y	94,16	82,60	5,5%	89,25	78,29	5%		
Filling - per filling site	Y	94,16	82,60	5,5%	89,25	78,29	5%		
LPG Cylinders - per cylinder irrespective of size 9kg	Y	38,77	34,01	5,5%	36,75	32,24	5%		
LPG Cylinders - per cylinder irrespective of size 14kg	Y	60,93	53,45	5,5%	57,75	50,66	5%		
LPG Cylinders - per cylinder irrespective of size 19kg	Y	77,53	68,01	5,5%	73,50	64,47	5%		
LPG Cylinders - per cylinder irrespective of size 48kg	Y	113,00	99,12	5,5%	107,10	93,95	5%		
Incidents and Special Events: Fire Officer per hour	Y	121,85	106,89	5,5%	115,50	101,32	5%		
Senior Firefighter per hour	Y	144,02	126,33	5,5%	136,50	119,74	5%		
Chief Fire Officer per hour	Y	166,17	145,76	5,5%	157,50	138,16	5%		
Vehicle per hour	Y	210,48	184,63	5,5%	199,50	175,00	5%		
Special Events									
Filling Swimming pools per load plus per kilometre	Y	R4.56 per kl							
Water Deliveries / per hour plus per kilometre travelled	Y	R7.98 per Km							
Clean spillages (oil, petrol & debris ect.) per hour	Y	R1151.40 p/h							
Per Kilometer travelled	Y	R7.98 per Km							
REFUSE REMOVALS									
RESIDENTIAL									
Removal Charges monthly residents (incl vacant erven)-1x weekly removal	Y	100,61	88,25	16%	86,73	76,08	6%		
Special removals (household refuse) per load	Y	776,97	681,55	191%	267,00	234,21	6%		
BUSINESSES									
Removal charges monthly (Businesses)	Y	1 172,33	1 028,36	191%	402,87	353,39	6%		
Additional removals per load	Y	1 587,28	1 392,35	191%	545,46	478,47	6%		
Hire of chemical toilets - 7 days or part thereof	Y	3 276,67	2 874,27	191%	1 126,00	987,72	6%		
Hiring of 6m³ skip bin per 7 days or part thereof (incl disposal costs) per load	Y	3 271,65	2 869,87	191%	1 124,28	986,21	6%		
Availability of and/or hiring of skip bin 6m³ per bin per load per event (incl disposal costs)	Y	3 271,65	2 869,87	191%	1 124,28	986,21	6%		
Events :Availability of refuse bins and clean up operations	Y	5 679,39	4 981,92	191%	1 951,68	1 712,00	6%		
INSTITUTIONS									
Institutions (schools, hospitals, retirement villages, SAPS, Home Affairs, Magistrate etc) monthly	Y	1 835,15	1 609,78	191%	630,64	553,19	6%		
Disposal at Santa refuse site	Y	342,56	300,49	191%	117,71	103,26	6%		
Garden refuse per month	Y	887,41	778,43	191%	304,95	267,50	6%		
Building rubble per month	Y	108,64	95,30	191%	37,34	32,75	6%		
Private residents/ Business:0 - more than 1 ton per load	Y	65,69	57,62	191%	22,57	19,80	6%		
Environmental levy	Y								
CEMETERIES									
Alexandria									
Single plot	Y	1 232,13	1 080,82	5,5%	1167,90	1024,47	7%		
Digging of grave (excluding covering of grave)	Y	1 423,95	1 249,08	5,5%	1349,71	1183,96	7%		
Kwanonqubela (Single plot)	Y	168,58	147,88	5,5%	159,79	140,17	7%		
Wentzels Park (Single plot)	Y	168,58	147,88	5,5%	159,79	140,17	7%		
Bathurst (Single plot)	Y	168,58	147,88	5,5%	159,79	140,17	7%		
Freestone (adult)	Y	168,58	147,88	5,5%	159,79	140,17	7%		

[illegible]

NDLAMBE MUNICIPALITY TARIFF LIST 2017/2018									
DESCRIPTION	VAT			2017/2018 APPROVED VAT INCL EFFECTIVE FROM 1/1/17	% INCREASE VAT INCL EFFECTIVE FROM 1/1/17			2017/2018 APPROVED VAT INCL EFFECTIVE FROM 1/1/17	% INCREASE VAT INCL EFFECTIVE FROM 1/1/17
All animals (per head) per day or part thereof storage in pound (branded)				120,27				105,50	5,5%
Driving fees (per head)				90,80				79,65	5,5%
Call out transport				114,26				100,23	5,5%
Transport of cattle per km				15,59/km				12,66/km	5,5%
Branding of cattle per head (when branded cattle is collected)				0,00				0,00	5,5%
NATURE RESERVE TARIFFS									
Deposit payable for accommodation (Refundable)									
Kap river lodge	Y			Base rate R600 for 2 ppl + R150/person thereafter				R150/person thereafter	5,5%
Lodge 2 (kap river)	Y			Base rate R600 for 2 ppl + R150/person thereafter				R150/person thereafter	5,5%
Fisherman	Y			Base rate R300 for 2 ppl + R78/person thereafter (includes access)				R150/person thereafter	42,9%
Xhosa hut	Y			Base rate R200 for 2 ppl + R66/person thereafter (includes access)				Base rate R200 for 2 ppl + R66/person thereafter (includes access)	42,9%
Oribi cottage	Y			Base rate R378 for 2 ppl + R66/person thereafter				Base rate R378 for 2 ppl + R66/person thereafter	19,0%
Kap river picnic site	Y			R40/person + R22 p/child day fee				R39,60/person + R21,60 p/child day fee	20,0%
Fig tree camping site	Y			R110,00/tent site/day + R40,00/person/day				R120,00/tent site/day + R36,00/person/day	21,0%
Fish river camping	Y			R100,00/tent site/day + R40,00/person/day				R120,00/tent site/day + R48,00/person/day	10,0%
Hiking trail Roundhill / Kap river	Y			R22/child (unguided)				R26,40/child (unguided)	21,0%
Vehicle entrance fee Fish river	Y			R40 per vehicle R40/person + R22/child				R40 + R26,40/child	21,0%
Canoe fees per 3 hours	Y			R150,00/canoe (2 seater) for 3hrs				R165,00/canoe (2 seater) for 3hrs	25,0%

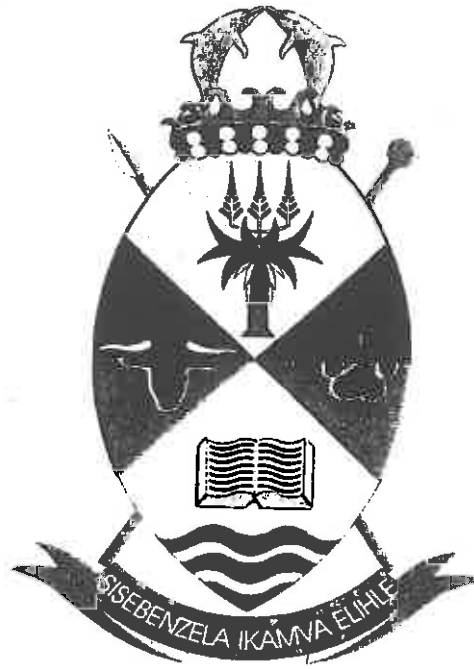
NDLAMBE MUNICIPALITY TARIFF LIST 2017/2018									
DESCRIPTION	VAT	2017/2018			2016/2017				
		VAT INCL	VAT EXCL	% INCREASE	VAT INCL	VAT EXCL	% INCREASE		
		EFFECTIVE FROM 1/1/17	EFFECTIVE FROM 1/1/17		EFFECTIVE FROM 1/1/16	EFFECTIVE FROM 1/1/16			
Game drives	Y	R150.00/game drive/person, R100 per child (unguided)			R75.00/game drive/person, R50 per child				
Educational outing - day fee	Y	R50.00/adult + R30.00/child		100,0%	R42.00/adult + R25.00/child				
Educational outing - over night		R84.00/adult + R48.00/child		19,0%	R70.00/adult + R40.00/child				
Orchard		Base rate R276.00 for 2 ppl + R66/person		20,0%	Base rate R210.00 for 2 ppl + R55/person				
Hire of trap cages		R60.00/ trap cage/ 48 hours		31,0%	R55.00/ trap cage/ 48 hours				
Beach Non-commercial event application fee (ie wedding)	Y	R300 / application	R263 / application	20,0%	R250 / application				
Beach event on beach - application fee	Y	R600 / application	R527 / application	-52,0%	R1250 / application			219/ application	1097/ application
ENVIRONMENTAL HEALTH									
Business Licence: Food vendors in caravans & carts or similar vessel	Y	382,36	335,40		365,09			320,25	
Certificate of Acceptability - Catering	Y	490,20	430,00	5,5%	447,08			392,18	5%
Business Licence: Supermarkets, Wholesales & Butcherries	Y	490,20	430,00	5,5%	447,08			392,18	5%
Business Licence: Restaurants & Hotels	Y	1 251,47	1 097,78	5,5%	1 186,23			1 040,55	5%
Business Licence and COA: Coffee Shop	Y	1 367,03	1 199,15	5,5%	1 295,75			1 136,63	5%
Business Licence and COA: Take-Aways	Y	471,68	413,75	5,5%	447,08			392,18	5%
Business Licence: Spaza Shops	Y	471,68	413,75	5,5%	447,08			392,18	5%
Application and issue of Certificate of Competence: Funeral Parlours	Y	2 017,00	1 769,30	5,5%	1 911,85			1 677,06	5%
Re-issue of Certificate of Competence per annum: Funeral Parlours	Y	2 017,00	1 769,30	5,5%	1 911,85			1 677,06	5%
Business Licence Application and issue of Certificate of Acceptability p/a : B&B's, Guest Houses	Y	543,65	476,89	5,5%	515,31			452,03	5%
Hawkers Licence - Trucks and Bakkies	Y	263,75	231,36	5,5%	250,00			219,30	5%
Hawkers Licence/Street Vendor per annum	Y	278,08	244,81	5,5%	264,54			232,05	5%
Issue of Certificate of Acceptability per annum: Dairies	Y	79,80	70,00	5,5%	75,64			66,35	5%
CBD Call outs for food condemnation per occasion (includes issuing of condemnation certificate)	Y	676,26	593,21	5,5%	640,99			562,28	5%
Other Fees: Exhumation (Adults & Children) in ALL towns	Y	543,65	476,89	5,5%	515,31			452,03	5%
	Y	2 145,38	1 881,91	5,5%	2 033,54			1 783,80	5%
LAND USE PLANNING FEES									
Applic. for Consent Use									
Applic for Rezoning	Y	4 208,18	3 691,39		3 988,80			3 498,95	6%
Applic for departure: Permanent / Temporary	Y	5 684,05	4 614,24	5,5%	4 986,01			4 373,69	6%
Applic for Minor Departure	Y	4 547,24	3 691,39	5,5%	3 988,80			3 498,95	6%
Applic for Subdivision up to and incl 20 erven	Y	2 505,62	2 197,91	5,5%	2 375,00			2 083,33	6%
	Y	4 547,24	3 691,39	5,5%	3 988,80			3 498,95	6%

NDLAMBE MUNICIPALITY TARIFF LIST 2017/2018									
DESCRIPTION									
	VAT	2017/2018				2017/2017			
		VAT INCL.	VAT EXCL.	% INCREASE	VAT INCL.	VAT EXCL.	% INCREASE	VAT INCL.	VAT EXCL.
		EFFECTIVE FROM 01/11			EFFECTIVE FROM 01/11			EFFECTIVE FROM 01/11	
more than 20 erven	Y	5 684,05	4 614,24	5,5%	4 986,01	4 373,69	5,5%	4 986,01	4 373,69
plus for each additional erf over 20	Y	5 684,05	4 614,24	5,5%	4 986,01	4 373,69	5,5%	4 986,01	4 373,69
Removal of Restrictive Conditions	Y	5 684,05	4 614,24	5,5%	4 986,01	4 373,69	5,5%	4 986,01	4 373,69
Relaxation of Restrictive Conditions									
Consolidation	Y	4 808,52	3 903,50	5,5%	4 218,00	3 700,00	5,5%	4 218,00	3 700,00
Extension of validity period	Y	1 949,40	1 582,50	5,5%	1 710,00	1 500,00	5,5%	1 710,00	1 500,00
Development or Change in Communal Land									
Road Closure and Closure of Public Open Space	Y	4 548,60	3 692,50	5,5%	3 990,00	3 500,00	5,5%	3 990,00	3 500,00
Issue of zoning certificates	Y	181,89	169,13	5,5%	159,55	139,96	5,5%	159,55	139,96
Status Report from the office of the Survey or General	Y	1 218,28	988,99	5,5%	1 068,67	937,43	5,5%	1 068,67	937,43
Amendment of conditions of approval	Y	2 339,28	1 899,00	5,5%	2 052,00	1 800,00	5,5%	2 052,00	1 800,00
Approval of Architectural Design Manual or Constitution or Site Development Plan	Y	3 249,00	2 637,50	5,5%	2 850,00	2 500,00	5,5%	2 850,00	2 500,00
Cancellation/ Amendment of General Plan	Y	1 949,40	1 582,50	5,5%	1 710,00	1 500,00	5,5%	1 710,00	1 500,00
Copy of Zoning Scheme Map	Y	454,73	369,15	5,5%	398,89	349,90	5,5%	398,89	349,90
Exemption of a subdivision from the need for approval in terms of this By-Law		850,00	743,36	5,5%	803,28	704,61	5,5%	803,28	704,61
Application to lodge an appeal in terms of SPLUMA Bylaw	Y	5 800,00	5 072,33	5,5%	5 481,01	4 807,90	5,5%	5 481,01	4 807,90
Encroachments (Boathouses/ea)	Y	620,25	544,08	5,5%	587,92	515,72	5,5%	587,92	515,72

NDLAMBE MUNICIPALITY TARIFF LIST 2017/2018									
DESCRIPTION	VAT	2017/2018			2018/2017				
		VAT INCL	VAT EXCL	% INCREASE	VAT INCL	VAT EXCL	% INCREASE		
		EFFECTIVE FROM 1/7/17	EFFECTIVE FROM 1/7/17		EFFECTIVE FROM 1/7/18	EFFECTIVE FROM 1/7/18			
Encroachments (upon Municipal owned land) per month									
0-10m2									
10-50m2	Y	134,50	117,98	5,5%	127,49	111,83	6%		
50-100m2	Y	187,89	164,82	5,5%	178,10	156,23	6%		
100-150m2	Y	281,87	247,25	5,5%	267,17	234,36	6%		
150-200m2	Y	375,82	329,67	5,5%	356,23	312,48	6%		
200-500m2	Y	469,77	412,08	5,5%	445,28	390,60	6%		
500-1000m2	Y	563,73	494,50	5,5%	534,34	468,72	6%		
1000-1500 m2	Y	939,55	824,17	5,5%	890,57	781,20	6%		
1500-2000m2	Y	1 495,46	1 311,81	5,5%	1 417,50	1 243,42	6%		
Sale of Municipal Land - Notices	Y	2 492,44	2 186,35	5,5%	2 362,50	2 072,37	6%		
Advertising on behalf of customers	Y	946,84	830,56	5,5%	897,48	787,26	6%		
Y		1 495,46	1 311,81	5,5%	1 417,50	1 243,42			
BUILDING PLAN FEES									
Calculated per sq. mtr									
Dwellings (incl flats, townhouses etc)	Y	6 912,23	6 063,36	5,5%	6 551,87	5 747,26	5%		
Sub-economic dwelling units	Y	3 226,07	2 829,89	5,5%	3 057,90	2 682,36	5%		
Shops, Offices, Halls, etc	Y	6 912,23	6 063,36	5,5%	6 551,87	5 747,26	5%		
Churches	Y	8 064,26	7 073,91	5,5%	7 643,85	6 705,13	5%		
Factories	Y	8 064,26	7 073,91	5,5%	7 643,85	6 705,13	5%		
Outbuildings	Y	3 226,07	2 829,89	5,5%	3 057,90	2 682,36	5%		
Open storage sheds	Y	2 074,05	1 819,34	5,5%	1 965,92	1 724,49	5%		
Carports	Y	506,82	444,58	5,5%	480,39	421,40	5%		
New building work/carparks/add./alter.	Y								
- to R17000 thereafter % of value	Y								
Swimming Pools - fixed	Y	73,28	64,28	5,5%	69,46	60,93	5%		
Garden Walls & fences fixed	Y	688,22	586,16	5,5%	633,38	555,60	5%		
Minimum Fees	Y	506,82	444,58	5,5%	480,40	421,40	5%		
Signs	Y	506,82	444,58	5,5%	480,40	421,40	5%		
Churches - 40% of Build. Plan Fees	Y	506,82	444,58	5,5%	480,40	421,40	5%		
Uncategorized plans	Y								
Boarding Fine	Y	2 094,61	1 837,38	5,5%	1 985,42	1 741,59	5%		
Re-Inspection Fees	Y	2 512,94	2 204,33	5,5%	2 381,93	2 089,41	5%		
Illegal Dumping (Hoarding Fee) Per Month	Y	482,52	423,26	5,5%	457,35	401,19	5%		
Inspection Fee (Health pit inspection)	Y	3 646,87	3 199,01	5,5%	3 456,75	3 032,24	5%		
Building plan copies fee:	Y	138,26	121,28	5,5%	131,06	114,96	5%		
A4	Y								
A3	Y	2,99	2,62	5,5%	2,84	2,49	5%		
A2	Y	5,61	4,92	5,5%	5,31	4,66	5%		
A1	Y	23,37	20,50	5,5%	22,14	19,43	5%		
A0	Y	46,75	41,01	5,5%	44,31	38,87	5%		
SG diagram	Y	73,61	64,57	5,5%	69,77	61,20	5%		
Y		65,45	57,41	5,5%	62,04	54,42	5%		
LIBRARY									
Electronic Duplicate card/fee	Y	10,09	8,85	0%	10,09	8,85	5%		
Reserved item/each	Y	10,09	8,85	0%	10,09	8,85	5%		

NDLAMBE MUNICIPALITY TARIFF LIST 2017/2018									
DESCRIPTION	VAT	30/06/16 APPROVED	30/06/17 APPROVED	% INCREASE	VAT INCL EFFECTIVE FROM 01/07/17	VAT EXCL EFFECTIVE FROM 01/07/17	% INCREASE	VAT INCL EFFECTIVE FROM 01/07/17	VAT EXCL EFFECTIVE FROM 01/07/17
Fines: Old videos/item/day max R25+ postage	Y	35,32	30,98	0%	35,32	30,98	0%	35,32	30,98
Fines: other o/d items/item/week+ postage	Y	10,09	8,85	0%	10,09	8,85	0%	10,09	8,85
Membership fee (o/s municipal area)	Y	85,75	75,22	0%	85,75	75,22	0%	85,75	75,22
Administration fee	Y	21,16	18,56	0%	21,16	18,56	0%	21,16	18,56

ANNEXURE 4: BUDGET RELATED POLICIES



NDLAMBE LOCAL MUNICIPALITY

BUDGET POLICY

DRAFT 2017/2018

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1. PURPOSE OF THE POLICY

The purpose of this policy is to ensure sound and sustainable management of the budget process according to norms and standards of applicable legislation. The following acts form the basis of the content of this policy:

- The Constitution of the Republic of South Africa, 1996 (Act 108 of 1996)
- The Municipal Systems Act, 2000 (Act 32 of 2000)
- The Local Government Laws Amendment Act, 2002 (Act 51 of 2002)
- The Municipal Finance Management Act, 2003 (Act 56 of 2003)

Ndlambe Local Municipality stands for the improvement of the living standard of its community and to achieve its mission and objectives the municipality has to make some informed fiscal interventions to ensure sustainable service delivery and economic growth within the available limited resources.

This policy sets out the budgeting principles that the municipality will follow in preparing each annual budget and sets parameters for any fiscal measures of intervention to achieve its objectives.

2. GENERAL BUDGETING PRINCIPLES

- 2.1. The budget and the budget preparation process shall comply with legislative requirements and specifically with Chapter 4 of the Municipal Finance Management Act, 2003 (Act 32 of 2003) and nothing contained in this policy shall contradict any legislation.
- 2.2. The municipality shall not budget for a deficit and must also ensure that revenue projections in the budget are realistic taking into account actual collection levels.
- 2.3. Expenses may only be incurred in terms of the approved annual budget (or adjustments budget) and within the limits of the amounts appropriated for each vote in the approved budget.
- 2.4. Ndlambe Local Municipality shall prepare three-year budgets (medium term revenue and expenditure framework - MTREF) which shall be reviewed and approved annually by the Council.
- 2.5. The MTREF budget must at all times be within the framework of the Municipal Integrated Development Plan.

3. BUDGET PREPARATION PROCESS

3.1. Budget Timetable

The formulation, consideration and approval of a budget timetable for the ensuing medium term shall be done in accordance with the legislative requirements in the MFMA and must be aligned with the IDP timetable.

--- Attached as Annexure A is a detailed budget timetable that will guides the annual process.

3.2. Budget Strategy

The Chief Financial Officer shall assist the Mayor to prepare a budget strategy which shall contain the principles, objectives and strategies that will apply during the forthcoming budget preparation process. Such strategy shall take cognisance of the directives, guidelines and economic factors prevailing at the time or circulated by National and or Provincial Government. The budget strategy shall give general direction to the budget process and also indicate affordable budget growth and envisaged tariff increases as the base line of the budget process.

A clear indication of available funding for infrastructure development through the Capital budget should form part of this strategic directive.

3.3. Public Participation Process

The tabled annual budget must be presented in Council at least by the end of March in each year and as soon as this was done, the Municipality must convene public hearings on the tabled budget during April at which members of the community and stakeholder organisations will be invited to make representation and to submit comments in response to the tabled budget.

3.4. Approval of the Budget

Consideration and final approval of budget must be done not later than 30 days prior to the start of the budget year to which it relates. (Not later than 31 March as the budget year starts on 1 July)

The budget must be submitted to Council for approval and must be accompanied by all the following documents:

- a) tabled resolutions approving the budget and levying property rates, other taxes and tariffs for the financial year concerned;
- b) tabled resolutions (where applicable) amending the IDP and the budget-related policies;
- c) measurable performance objectives for each budget vote, taking into account the municipality's IDP;

- d) the projected cash flows for the financial year by revenue sources and expenditure votes broken down per month;
- e) any proposed amendments to budget related policies;
- f) the cost to the municipality for the budget year of the salaries, allowances and other benefits of its political office bearers and other Councillors, the municipal manager, the chief financial officer, and other senior managers employed in terms of Section 57 of the Municipal Systems Act;
- g) particulars of any proposed allocations or grants to other municipalities, municipal entities, external mechanisms assisting the municipality in service delivery, other organs of state, and organisations such as NGOs, welfare institutions and so on;
- h) particulars of the municipality's investments; and
- i) any other supporting documentation as may be prescribed

3.5. **Publication of the Budget**

The Chief Financial Officer must within 14 days after approval of the budget submit the approved budget in both printed and electronic formats to the National Treasury, the Provincial Treasury, other prescribed National and Provincial organs of state and other Municipalities affected by the budget. The approved budget must also be made available on the Council's website and Municipal Libraries.

3.6. **Service Delivery and Budget Implementation Plan (SDBIP)**

The Municipal Manager will submit to the Mayor a Service Delivery and Budget Implementation Plan. The Mayor must in consultation with the Executive Member, approve such SDBIP within 28 days after approval of the Budget by the Council.

The SDBIP shall include at least the following:

- Quarterly projections of actual revenue to be collected for each source;
- Quarterly projections of operating expenditure per vote;
- Monthly projections of capital expenditure per vote/project;
- Service delivery targets and performance indicators for each quarter.
- The SDBIP information on revenue will be monitored and reported monthly by the Municipal Manager in terms of Section 71(1)(a) and (e)
- Weighting for each performance indicator

4. APPROPRIATION OF FUNDS FOR EXPENDITURE

The municipality may, except where otherwise provided for in the Act and its regulations, incur expenditure only in terms of an approved budget (including an approved adjustments budget) and within the limits of the amounts provided for in the budget. (Section 15 of the MFMA)

All expenditure or commitments for payment outside the approved amount in a budget will be deemed as either unauthorised, irregular, or fruitless and wasteful expenditure in terms of Section 32 of the MFMA.

5. CAPITAL BUDGET

- 5.1. Each Directorate will be responsible to compile a Capital budget consistent with the Councils' IDP and within the limits of available funding sources, whilst the Chief Financial Officer will be responsible for coordination and consolidation of inputs received from all Directorates. Inputs from Ward Councillors which are consistent with the IDP should go through the relevant Directorate.
- 5.2. Expenditure on a project shall be included in the capital budget if it meets the asset definition i.e. if it results in an asset being acquired or created and its value exceeds R1000 or has a useful life in excess of one year.
- 5.3. The principle of zero-based budgeting with proper cost calculations of projects shall be applied in the preparation of the Capital budget.
- 5.4. The capital budget component of the annual or adjustments budget shall only be approved by the Council if it has been properly balanced, that is, if the sources of finance which are realistically envisaged to fund the budget equal the proposed capital expenses.
- 5.5. Before approving the capital budget component of the annual or adjustments budget, the Council shall consider the impact on the present and future operating budgets of the municipality in relation to the following:
 - finance charges to be incurred on external loans;
 - depreciation of fixed assets;
 - maintenance of fixed assets; and
 - other ordinary operational expenses and or revenue associated with any item on such capital budget.

6. FUNDING OF THE CAPITAL BUDGET

6.1. Capital Replacement Reserve (CRR)

The Council shall establish a Capital Replacement Reserve for the purpose of financing capital projects and the acquisition of capital assets. Such reserve shall be established from the following sources of revenue:

- Un-appropriated cash-backed surpluses to the extent that such surpluses are not required for operational purposes;

- Interest on the investments of the asset financing reserve appropriated;
- Further amounts appropriated as contributions in each annual or adjustments budget; and
- Net gains on the sale of fixed assets in terms of the fixed asset management and accounting policy.
- Proceeds from insurance claims

Before any asset can be financed from the CRR the financing must be available within the reserve and available as cash as this fund must be cash backed;

A separate bank account shall be opened for the CRR and all interest received on it shall be credited to the reserve fund.

Transfers/contributions to the CRR must be budgeted for in the Operational/cash budget;

6.2. Operational Surplus or Income

- If the project is to be financed from surplus it shall be done through appropriation of such surplus through the Capital Replacement Reserve (CRR) This reserve should be fully cash-backed.
- If any project is to be financed from revenue, this financing must be included in the Operating/cash budget to raise sufficient cash through service charges for the capital expenditure.

6.3. External Loans

- External loans can be raised only if it is linked to the financing of an asset;
- A capital project to be financed from an external loan can only be included in the budget if the loan has been secured or if it can be reasonably assumed as being secured;
- The loan redemption period should not exceed the estimated life expectancy of the asset. If this happens the interest payable on the excess redemption period shall be declared as fruitless expenditure;
- Interest payable on external loans shall be included as a cost in the Operating budget;
- Finance charges relating to such loans shall be charged to or apportioned only between the departments or votes to which the projects relate.
- Limitation: Depreciation and finance charges together shall not exceed 20% of the aggregate expenses budgeted for in the Operating budget component.

6.4. Grant Funding

- The capital project/item must be budgeted for in the Capital budget;
- Expenditure must be reimbursed from the funding creditor and cash

should be secured before spending can take place.

Interest earned on investments of Conditional Grant Funding shall be allocated directly to the Capital Replacement Reserve.

6.5. Funding to be cash-backed

All expenses, including depreciation expenses, shall be cash-funded. The cash received in respect of depreciation expenses on fixed assets financed from external borrowings shall be transferred to the investments created to redeem such borrowing.

7. OPERATING BUDGET

- 7.1. A realistic **needs-analysis** together with the principle of **zero-based** budgeting shall be applied in the preparation of the Operating budget.
- 7.2. Business Unit Directors shall establish budget requirements in respect of **maintenance of assets**, taking cognisance of backlogs and shall, in consultation with the Chief Financial Officer prepare a strategy to address such maintenance needs and backlogs. At least 10% (labour and transport included) of the expenditure component of the Operating budget shall be set aside for maintenance of Councils' assets.
- 7.3. Council shall ensure that the **labour component** as a percentage of the total operational expenditure remains realistic in terms of the delivery of an effective and efficient service to the Community. In this regard Council shall endeavor to remain below a benchmark figure of 35%. (Remuneration of Councillors excluded)
- 7.4. The Operating budget shall make the following contributions:
 - provision for accrued leave entitlements equal to 100% of the accrued leave entitlement of officials as at 30 June of each financial year;
 - provision for bad debt impairment in accordance with the Ndlambe policies.
- 7.5. The operating budget shall reflect the impact of the capital component on:
 - depreciation charges
 - repairs and maintenance expenses
 - interest payable on external borrowings
 - other operating expenses emanating from the creation of assets.
- 7.6. Revenue projections are the primary responsibility of the different Service providing Directors/Managers and must be done by them in consultation with the Chief Financial Officer, taking cognisance of actual performance, economic growth opportunities as well as affordable and acceptable tariff increases.
- 7.7. The Chief Financial Officer shall ensure that the cost of indigent relief is separately reflected in the appropriate votes.
- 7.8. When considering the tabled annual budget, Council shall consider the impact, which the proposed increases in rates and service tariffs will have on the

monthly municipal accounts of households. The impact of such increases shall be assessed on the basis of a fair sample of randomly selected accounts.

- 7.9. In preparing its revenue budget, the municipality shall strive to maintain the aggregate revenue from property rates at not less than 25% of the aggregate revenue budgeted for.

Procurement plan must accompany the budget.

8. FUNDING OF THE OPERATING BUDGET

The Operating budget may be financed only from:

- 8.1. realistically expected revenues, based on current and previous collection levels;
- 8.2. cash-backed funds available from previous surpluses where such funds are not required for other purposes; and
- 8.3. grants (conditional and un-conditional) received for operational purposes;
- 8.4. subsidies received for agency or contractual services
- 8.5. borrowed funds only on special approval in terms of legislation and for short term purposes (to be redeemed in same financial year)

9. UNSPENT FUNDS / ROLL OVER OF BUDGET

- 9.1. The appropriation of expenditure not funded by grants in an annual or adjustments budget will lapse to the extent that they are unspent by the end of the relevant budget year
- 9.2. No funding for projects funded from Capital Replacement Reserve (as long as it is cash back) shall be rolled over to the next budget year except in cases where a commitment has been made 90 days (30 March each year) prior the end of that particular financial year.
- 9.3. Unspent grants (if the conditions for such grant funding allow) may be rolled over to the next budget year. Conditions of the grant fund shall be taken into account in applying for such rollover of funds.

Application for rollover of funds accompanied by a proper motivation on why completion will not be according to the original budget and SDBIP shall be forwarded to the budget office by at least the 15th of April each year to be included in next year's budget for adoption by Council in May. Requests for rollover of funds after 15 April will not be considered and requests for rollovers after the start of the new financial year are not allowed.

Adjustments in terms of actual amounts rolled over, shall be done during the 1st budget adjustment in the new financial year after taking into account expenditure up to the end of the previous financial year.

- 9.4. Expenditure funded by grants may be rolled over to the next budget year for specific operational purposes.

10. SURPLUS AND DEFICIT ON THE OPERATING ACCOUNT

10.1. Each annual and adjustments budget shall reflect :

- An excess however nominal of current revenues over operating plus capital expenditure, or
- an excess however nominal of current revenues plus cash-back CRR funds over operating plus capital expenditure or
- or a combination of current revenue plus cash-back CRR funds over operating plus capital expenditure, or
- an excess, however nominal, of current revenues over expenses.

10.2. An impending operating deficit shall be recovered in an adjustments budget, but if an operating deficit arises at the end of a financial year, notwithstanding the precautionary measures adopted by the Council, such deficit shall immediately be made good in the annual or adjustments budget for the year following the ensuing financial year, and shall not be offset against any unappropriated surplus carried forward from preceding financial years.

11. INTEREST EARNED

Interest earned on the municipality's investments shall be budgeted for in the Operating budget as revenue.

12. ALLOCATION OF BUDGET INCREMENT

12.1. In the preparation of the tabled Operating budget component of the annual budget, the allowable budgetary increment from own resources to be determined by Council in August each year, except in so far as certain other line-item provisions relate to matters determined by the Chief Financial Officer and matters resolved by Council in terms of the municipality's approved policies and contractual and statutory commitments. (For example, depreciation charges, finance charges, insurance costs, skills development levies payable, contribution to funds, administrative charges, etc.)

12.2. The Head of the Directorate/department, service or function to which each budget vote relates shall justify the allocation of the aggregate budget for such vote to the various line-items within the vote, to the Municipal Manager in conjunction with the CFO and to the Committee responsible for budgeting. In motivating the allocations made to and within the vote, the Head concerned shall provide the relevant Committee with appropriate quarterly performance indicators and service delivery targets pertaining to the budget. Such indicators and targets shall form part of the annual Service Delivery and Budget Implementation Plan (SDBIP).

13. ADJUSTMENTS BUDGET

13.1. The Mayor in consultation with the Executive Committee may table an adjustments budget where:

- There is material under collection of revenue;
- To appropriate additional revenue that has become available but only to revise or accelerate spending on programmes already budgeted for;
- To authorise unforeseeable and unavoidable expenditure supported by appropriate documentation and motivations in relation to the Exemption Report which is approved by the Mayor in consultation with the Executive Committee, Municipal Manager and Chief Financial Officer;
- To authorise utilisation of projected savings between votes;
- To authorise spending of unspent funds as at previous year within legislative prescripts.

13.2. All recommendations for budget adjustments must contain financial comment by the Chief Financial Officer prior to consideration by the Council.

13.3. Only Council may approve an adjustments budget.

13.4. An adjustments budget must contain all of the following:

- an explanation of how the adjustments affect the approved annual budget;
- appropriate motivations for material adjustments; and
- an explanation of the impact of any increased spending on the current and future annual budgets.

13.5. Municipal taxes and tariffs may not be increased during a financial year except if required in terms of a financial recovery plan

13.6 Each adjustment budget must include a thorough review of actual vs Budgeted **REVENUE** and projections amended upwards or downwards as may be required.

Budgets cannot be adjusted between operating and capital.

14. BUDGET IMPLEMENTATION AND MONITORING

14.1. The accounting officer with the assistance of the Chief Financial Officer and other Senior Managers is responsible for the implementation of the budget, and must take all reasonable steps in their respective areas to ensure that:

- funds are spent in accordance with the budget;
- expenses are reduced if expected revenues are less than projected; and

- revenues and expenses are properly monitored.

- 14.2 The Accounting officer must report in writing to the Council any impending shortfalls in the annual revenue budget, as well as any impending overspending, together with the steps taken to prevent or rectify these problems.
- 14.3 The Accounting Officer must, with the assistance of the Chief Financial Officer, comply with all reporting requirements in terms of the legislative framework.

15. CONCLUSION

The budget is not only a financial document, but it stipulates what has been planned for the forthcoming years. As a result, the budget document discloses the direction the municipality wish to follow over the next three years, especially if read together with the Integrated Development Plan (IDP).

It also forms the basis on which the service delivery and budget implementation plan (SDBIP) will be compiled for approval and execution.

Compliance with this policy document together with applicable legislation is of paramount importance and puts a responsibility on every employee and Councillor.

ANNEXURE A

DETAILED BUDGET TIMETABLE

Section of Municipal Finance Management Act No. 56 of 2003	Date by which action must be completed	Action required	Responsible party	Practical considerations
21(1)(b)	31 August	Mayor must at least 10 months before start of budget year table in Council time schedule outlining key deadlines for <ul style="list-style-type: none"> - preparation, tabling and approval of annual budget - annual review of IDP - annual review of budget-related policies - tabling and adoption of any amendments to IDP and budget-related policies - any consultative processes forming part of foregoing 	Mayor	Time schedule must either fit in with already scheduled Council meetings or must indicate when special Council meetings must be scheduled.
Section 88	20 January	Accounting officer of municipal entity must assess entity's budgetary and financial performance for first six months of financial year, and submit assessment report to board of directors and parent municipality.		
72(1), (2) and (3)	25 January	Accounting officer of municipality must assess budgetary and financial performance of municipality for first six months of financial year, make recommendations on whether adjustments budget necessary, and recommend revised projections for revenues and expenses. This assessment must be submitted to the mayor, national treasury and the provincial treasury (presumably immediately).	Accounting officer	
54(1)(f)	31 January	Mayor must submit accounting officer's report to Council.	Mayor	Special Council meeting may have to be scheduled.
87	31 January or earlier if so requested by parent municipality	Board of directors of municipal entity must submit to parent municipality proposed budget for entity for ensuing financial year.	Board of directors of entity	It is not clear to what person or structure in the parent municipality this budget must be submitted. However, it makes good sense for the Council of the municipality to consider this budget at the same meeting that it considers the municipality's own proposed adjustments budget.
87	(31 January to mid-March)	Parent municipality must consider proposed budget, and make any necessary recommendations.		It is not clear what person or structure in the parent municipality must perform this action, but the Council seems the logical party. It would also make sense for the Council to consider this budget by 31 January.

7	(Tabled in Council by 31 January)	Board of directors of entity may, with approval of mayor of parent municipality, revise budget of entity for certain prescribed reasons. Adjustments budget once approved by board of directors of entity must be tabled by mayor at next meeting of Council of parent municipality. Adjustments budget must be made public.	Board of directors and mayor of parent municipality	Evidently such an adjustments budget may be prepared at any stage. It would make good sense, however, for the parent municipality to insist that the entity's revised budget be prepared and submitted to the mayor at the same time that or before the entity's proposed budget for the new financial year is considered. Again the potential problem of different parent municipalities having different views will have to be resolved by (presumably) the mayors considered.
54(1) and (2)	(Between 31 January and 31 March)	If municipality faces "serious financial problems" mayor must "promptly" respond to and initiate remedial steps proposed by accounting officer, including steps to reduce expenses and tabling of adjustments budget. Mayor must also consider revisions to service delivery and budget implementation plan. (Note that only Council may approve changes to service delivery targets and KPIs – these changes must therefore be tabled with the adjustments budget).	Mayor	Adjustments budgets may be prepared by the accounting officer, and tabled in Council by the Mayor "when necessary". They must be prepared and tabled (within prescribed limits as to timing and frequency) whenever material adjustments to expenses or revenues are required, and not only when "serious financial problems" are looming. In general, adjustments budgets should preferably be tabled by or as soon as possible after 31 January, and certainly not later than 31 March when the draft annual budget for the next year is first tabled.
54(3)	(Between 31 January and 31 March)	Mayor must ensure that revisions to service delivery and budget implementation plan are "promptly" made public. (Note that no concomitant revision of performance agreements is evidently envisaged).	Mayor	Presumably the accounting officer must make these revisions for the mayor's approval as part of the process of adjusting the annual budget. The deadline for these revisions must be by or as soon as possible after 31 January, but certainly not later than 31 March. See also 54(1) and (2).
87	100 days before start of financial year (approximately mid March)	Board of directors of entity must consider recommendations, and if necessary submit revised budget to parent municipality.	Board of directors of entity	
16(2)	31 March	Mayor must table (draft) annual budget of municipality at Council meeting at least 90 days before start of budget year.	Mayor	Council meeting must be scheduled appropriately.

87	31 March	Mayor of parent municipality must table originally proposed or proposed revised budget (as case may be) of entity when (draft) annual budget of municipality first tabled.	Mayor	-
22(a) and 22(b)	Immediately after 31 March or earlier date if annual budget tabled before 31 March	Immediately after (draft) annual budget tabled in Council, accounting officer must (1) make public budget and documents referred to in Section 17(3), and invite local community to submit representations in connection with budget, and (2) submit annual budget in both printed and electronic formats to provincial treasury, and in either format to prescribed national and provincial organs of state and to other municipalities affected by the budget.	Accounting officer	
23(2)	Before 31 May	Council must give mayor opportunity (1) to respond to submissions received on (draft) annual budget and attendant documentation and (2) to revise budget, if necessary, and table amendments for consideration by Council.	Mayor and Council	-
24(1) and (2)	31 May	Council must consider approval of annual budget, together with resolutions imposing rates and levies, setting tariffs, approving measurable performance objectives for revenue from each source and for each vote, approving any changes to IDP, and approving any changes to budget-related policies.		
	Council	Although Council has until 30 June to approve budget, best practice will be to approve budget not later than 31 May.		
87(4)	31 May	Board of directors of municipal entity must approve budget for coming year, having taken into account recommendations of Council of parent municipality, and must make budget public.	Board of directors of municipal entity	
24(3)	(Immediate after approval date)	Accounting officer must submit approved annual budget to national treasury and provincial treasury.	Accounting officer	No time limit is specified for this action, and neither is the format in which the budget is to be submitted specified. Common sense dictates that the submission should be at least in electronic format and that it should be made as soon as possible after the approval date.



NDLAMBE MUNICIPALITY BANKING AND INVESTMENT POLICY

DRAFT
2017/2018

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1. LEGAL COMPLIANCE

The Municipality shall at all times manage its banking arrangements and investments and conduct its cash management policy in compliance with the provisions of and any further prescriptions made by the Minister of Finance in terms of the Municipal Finance Management Act No. 56 of 2003.

2. OBJECTIVE OF INVESTMENT POLICY

The Council of the Municipality is the trustee of the public revenue, which it collects on behalf of the community, and it therefore has an obligation to the community to ensure that the Municipality's cash resources are managed effectively and efficiently.

The Council therefore has a responsibility to invest these public revenues in a knowledgeable and judicious way, and can account fully to the community in regard to such investments.

The investment policy provides a framework to ensure the preservation, safety of investments and diversification of investments and adequate cash flows are available to meet short and long-term commitments.

The investment policy of the Municipality is therefore aimed at gaining the highest possible return on investments, without incurring undue risks, during those periods when cash revenues are not needed for capital or operational purposes. The effectiveness of the investment policy is dependent on the accuracy of the Municipality's cash management programme, which must identify the amounts surplus to the Municipality's needs, as well as the time when and period for which such revenues are surplus.

3. EFFECTIVE CASH MANAGEMENT

3.1 Cash Collection

All monies due to the Municipality must be collected as soon as possible, either on or immediately after the due date and banked on a daily basis.

The respective responsibilities of the Chief Financial Officer and other heads of departments in this regard is defined in a code of financial practice approved by Council.

The unremitant support and commitment to the Municipality's credit control policy, both by the Council and the Municipality's officials, is an integral part of proper cash collections, and by approving the present policy the Council pledges itself to such support and commitment.

3.2 Cash Management Programme

The Chief Financial Officer shall monitor cash flows on a daily basis to ensure that Council is able to meet its financial commitments and that the operating bank account does not carry unduly high balances. Any surplus funds shall be transferred on a daily basis to a call account attracting the highest possible interest provided that those funds can be retrieved at short notice.

The Chief Financial Officer shall prepare an annual estimate of the Municipality's cash flows divided into calendar months, and shall update this estimate on a quarterly basis. The estimate shall indicate when or for what periods and amounts surplus revenues may be invested, when and for what amounts investments will have to be liquidated and when – if applicable – either long-term or short-term debt must be incurred. Heads of departments shall in this regard furnish the Chief Financial Officer with all such information as is required, timeously and in the format indicated.

The Chief Financial Officer shall report to the Council on a quarterly basis the cash flow estimate or revised for such quarter or reporting period respectively, together with the actual cash flows for the quarter or period concerned, a cumulatively to date, as well as the estimates or revised estimates of the cash flows for the remaining months of the financial year, aggregated into the quarters where appropriate. The cash flow estimates shall be divided into calendar months, and in reporting the Chief Financial Officer shall provide comments and explanations in regard to any significant cash flow deviation in any calendar month forming part of such report. Such report shall also indicate any movements in respect of the Municipality's investments, together with appropriate details of the investments concerned.

4. INVESTMENT ETHICS

The Chief Financial Officer shall be responsible for investing the surplus revenues of the Municipality, and shall manage such investments if investments are for a period of up to 6 months. Investments for a period exceeding 6 months must first be approved by Council and the Municipal Manager and thereafter managed by The Chief Financial Officer in consultation with the Executive Mayor or Portfolio Councillor, as the case may be, and in compliance with any policy directives formulated by the Council and prescriptions made by the Minister of Finance.

In making such investments the Chief Financial Officer shall at all times have only the best considerations of the Municipality in mind, and, shall not accede to any influence by or interference from Councillors, investment agents or institutions or any other outside parties.

Neither the Chief Financial Officer, any staff member nor Councillors may accept commission or other reward in respect of any investment.

5. INVESTMENT PRINCIPLES

5.1 Limiting Exposure

Subject to section 6 of Municipal Cash Management and Investment Regulations where large sums of money exceeding R50 million are available for investment the Chief Financial Officer shall ensure that they are invested with more than one institution, wherever practicable, in order to limit the risk exposure of the Municipality. The Chief Financial Officer shall further ensure that, as far as it is practically and legally possible, the Municipality's investments are so distributed that more than one investment category is covered.

To limit exposure to a single institution for investments exceeding R50 million :

- i. The following investment with any financial institution should be based on the following formula:

$$\begin{array}{lcl} \text{Percentage Exposure} & & \text{Total shareholder Equity of Individual Approved Bank} \\ \text{For Individual Bank} & = & \text{Total shareholder Equity of All Approved Banks} \\ & = & \% \text{subject to sub-paragraph (ii) and (iii)} \end{array}$$

- ii. At the beginning 'Notwithstanding the provisions of para 3.2 of available funds should be placed with any financial institution subject to sub-paragraph (iii);
- iii. Investments should be placed only with financial institutions that have shareholder equity in excess of R6 billion.

5.2 Risk and Return

Subject to section 4 (c) (ii) of the Municipal Cash Management and Investment Regulations, the Chief Financial Officer in making investments on behalf of the Municipality shall always be to obtain the best interest rate on offer, this consideration must be tempered by the degree of risk involved.

At the end of every financial year, a certificate must be obtained from every institution with which funds were invested, certifying that no monetary consideration (of whatever nature) was paid in respect of investments and that no advantage accrued or will accrue to any Councillor or employee, his representative or nominee as a result on investments being made.

5.3 Call Deposits and Fixed Deposits

Before making fixed deposits, the Budget and Treasury manager in consultation with the Chief Financial Officer shall obtain quotations from all qualifying institutions.

Given the volatility of the money market, the Budget and Treasury manager in consultation with the Chief Financial Officer, shall, whenever necessary, request quotations telephonically, and shall record on an appropriate investment schedule the name of the institution, the name of the person contacted, and the relevant terms and rates offered by such institution, as well as any other information which may be relevant.

Once the verbal investment quotations have been recorded, written confirmation of the telephonic quotation must be immediately obtained (by facsimile, email or any other expedient means).

The responsible officer then prepares an agenda for the investment committee which should at least contain the following informations / documents :

Comment [LC1]: Change to : Executive

- Cash Flow Budget;
- Quotations for Investment of Funds;
- Investment Criteria Schedule; and
- Current Investment Portfolio

Copies of these documents are attached for reference purposes.

5.4 Restriction on Tenure of Investments

No investment with a tenure exceeding twelve months shall be made without the prior approval of the Municipal Manager and Council.

6. CONTROL OVER INVESTMENT

The Chief Financial Officer shall ensure that proper records and an investment register is kept of all investment made by the Municipality. Such records shall indicate to date on which investment is made, the institution with which the monies are invested, the amount of the investment, the interest rate applicable, interest accrued and the maturity date. If the investment is liquidated at a date other than the maturity date, such date shall be indicated.

The Chief Financial Officer shall ensure that all interest properly due to the Municipality is timeously received and shall take appropriate steps or cause such appropriate steps to be taken if interest is not fully or timeously received.

7. OTHER EXTERNAL INVESTMENTS

From time to time it may be in the best interests of the Municipality to make longer-term investments. Subject to section 6 of the Municipal Investment and Municipal PPP Regulation, the Chief Financial Officer must be guided by the best rates of the interest pertaining to the specific type of investment which the Municipality requires and to the best instrument available at the time.

8. BANKING ARRANGEMENTS

The Municipal Manager is responsible for the management of the Municipality's bank accounts but may delegate this function to the Chief Financial Officer. The Chief Financial Officer is authorised at all times to sign cheques and any other documentation associated with the management of such accounts. The Municipal Manager, in consultation with the Chief Financial Officer, is authorised to appoint six or more additional signatories in respect of such accounts and to amend such appointments from time to time. The list of current signatories shall be reported to the mayor on an annual basis.

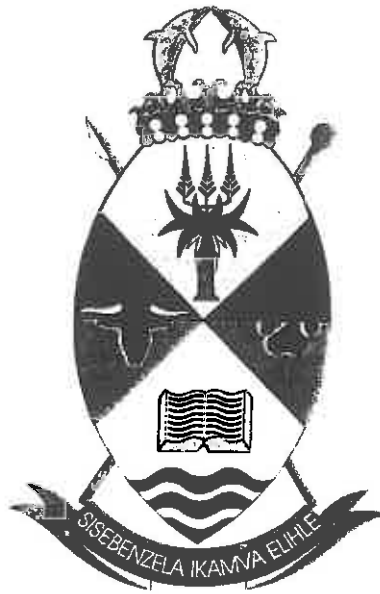
9. INVESTMENTS FOR THE REDEMPTION OF LONG-TERM LIABILITIES

In managing the Municipality's investments, the Chief Financial Officer shall ensure that whenever a long-term (non-annuity) loan is raised by the Municipality, an amount, if available, is invested at least annually equal to the principal sum divided by the period of the loan. Such investment shall be accumulated and used only for redemption of such loan on due date. The making of such investment shall be approved by the Council at the time that the loan itself is approved.

If the loan raised is not a fixed term loan but an annuity loan, the Chief Financial Officer shall ensure that sufficient resources are available to repay the principal amounts due in respect of such loan on the respective due dates.

10. INTEREST ON INVESTMENTS

The interest accrued on all the Municipality's investments shall, in compliance with the requirements of generally recognised accounting practice, be recorded in the first instance in the Municipality's operating account as ordinary operating revenues and may thereafter be appropriated to the fund or account in respect of which such investment was made depending on the conditions which apply to the fund or account.



NDLAMBE MUNICIPALITY

POLICY AND PROCEDURES FOR UNAUTHORISED, IRREGULAR, FRUITLESS AND WASTEFUL EXPENDITURE

DRAFT

2017/2018

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1. Background and the objective of the policy

1.1 Background

The following Laws and regulations, amongst others, inform this policy:

- (a) Section 32 of the MFMA
- (b) Section 170 and 173 of the MFMA
- (c) Regulation 23 and 74 of the Municipal Budget and Reporting Regulations
- (d) Relevant GRAP statements

1.2 Objective

The objectives of this policy includes amongst other things:

- (a) Emphasising the accountability of employees ;
- (b) Ensuring that employees have a clear and comprehensive understanding of the procedures they must follow when dealing with unauthorised, irregular or fruitless and wasteful expenditure;
- (c) Ensuring that resources made available to employees are utilised efficiently, effectively, economically and for authorised official purposes;
- (d) Ensuring that the Municipality's resources are managed in compliance with the MFMA, the Municipal Regulations and other relevant legislation,
- (e) Ensure that irregular, unauthorised or fruitless and wasteful expenditure is detected, processed, recorded, and reported timeously.

2. Definitions

“fruitless and wasteful expenditure” means expenditure that was made in vain and would have been avoided had reasonable care been exercised.

“irregular expenditure”, in relation to a municipality or municipal entity, means—

- (a) expenditure incurred by a municipality or municipal entity in contravention of, or that is not in accordance with, a requirement of the MFMA, and which has not been condoned in terms of section 170;
- (b) expenditure incurred by a municipality or municipal entity in contravention of, or that is not in accordance with, a requirement of the Municipal Systems Act, and which has not been condoned in terms of that Act;
- (c) expenditure incurred by a municipality in contravention of, or that is not in accordance with, a requirement of the Public Office-Bearers Act, 1998 (Act No. 20 of 1998); or
- (d) expenditure incurred by a municipality or municipal entity in contravention of, or that is not in accordance with, a requirement of the supply chain management policy of the municipality or entity or any of the municipality's by-laws giving effect to such policy, and which has not been condoned in terms of such policy or by-law, but excludes expenditure by a municipality which falls within the definition of “unauthorised expenditure”

“unauthorised expenditure”, in relation to a municipality, means any expenditure incurred by a municipality otherwise than in accordance with section 15 or 11(3) of the MFMA, and includes—

- (a) overspending of the total amount appropriated in the municipality's approved budget;
- (b) overspending of the total amount appropriated for a vote in the approved budget;
- (c) expenditure from a vote unrelated to the department or functional area covered by the vote;
- (d) expenditure of money appropriated for a specific purpose, otherwise than for that specific purpose;
- (e) spending of an allocation referred to in paragraph (b), (c) or (d) of the definition of “allocation” in the MFMA otherwise than in accordance with any conditions of the allocation; or
- (f) a grant by the municipality otherwise than in accordance with the MFMA;

“overspending” –

- (a) In relation to the budget of a municipality, means causing the operational or capital expenditure incurred by the municipality during financial year to exceed the total amount appropriated in that year's budget for its operational or capital expenditure as the case may be;
- (b) In relation to a vote, means causing expenditure under the vote to exceed the amount appropriated for that vote; or
- (c) In relation to expenditure under section 26, means causing expenditure under that section to exceed the limits allowed in subsection (5) of that section

“Vote” means –

- (a) One of the main segments into which a budget of a municipality is divided for the appropriation of money for the different department or functional areas of the municipality; and
- (b) which specifies the total amount that is appropriated for the purposes of the department or functional area concerned.

3. Role of the accounting officer

MFMA outlines the responsibilities of the Accounting Officers which include amongst others:

- (a) To exercise all reasonable care to prevent and detect irregular, unauthorised, fruitless and wasteful expenditure and must for this purpose implement effective, efficient and transparent processes of financial and risk management
- (b) To inform , in writing the mayor, executive committee and council, as the case may be, if a decision is taken which, if implemented, is likely to result in irregular, unauthorised, fruitless and wasteful expenditure
- (c) On discovery of any irregular, unauthorised, fruitless and wasteful expenditure to report promptly in writing, the particulars of the expenditure to the Mayor
- (d) The MFMA further prescribe the process that must be followed to deal with irregular, unauthorised, fruitless, and wasteful expenditure.

4. Policy and Procedures for dealing with irregular or fruitless and wasteful expenditure

4.1 Any official who becomes aware of or suspects the occurrence of irregular or fruitless and wasteful expenditure should immediately report in writing,

- the particulars of such expenditure which are within his or her knowledge, to the Accounting Officer or his or her delegate;
- 4.2 Once the Accounting Officer or his or her delegate has received the report alleging the occurrence of irregular or fruitless and wasteful expenditure, the details of such expenditure must be recorded in the register for irregular or fruitless and wasteful expenditure;
- 4.3 The Accounting Officer or his or her delegate should investigate the alleged irregular or fruitless and wasteful expenditure to determine whether the expenditure meets the definition of irregular or fruitless and wasteful expenditure;
- 4.4 For accounting records purposes, during the investigation, the expenditure must remain in the expense account i.e. the vote of the department. The results of the investigation will determine the appropriate action to be taken regarding such expenditure;
- 4.5 Should the investigation reveal that the expenditure is not irregular or fruitless and wasteful expenditure as defined; the details of the expenditure should be retained in the register for record purposes and to provide a full audit trail. The register must be updated to reflect the outcome of the investigation;
- 4.6 Should the investigation reveal that the expenditure is irregular or fruitless and wasteful expenditure as defined above, the Accounting Officer must immediately report, in writing, the particulars of such expenditure to the Mayor. The register must be updated to reflect the outcome of the investigation;
- 4.7 The Accounting Officer- must also include the expenditure in the departments monthly revenue and expenditure report submitted to council in terms of the MFMA;
- 4.8 For accounting records purposes, the irregular or fruitless and wasteful expenditure must be treated as an asset in the books of the municipality until such time as the expenditure is recovered from the responsible

person or certified by council as irrecoverable and written off in the Annual Financial Statements.

5. Policy and procedures for dealing with unauthorised expenditure

- (a) Any employee who becomes aware of, or suspects the occurrence of unauthorised expenditure must immediately report, in writing, such expenditure to the Accounting Officer or his/her delegate;
- (b) On discovery of alleged unauthorised expenditure, such expenditure must be left in the account i.e. relevant vote and the Accounting Officer or his/her delegate should record the details of the expenditure in an unauthorised expenditure register. (Attached as "Annexure B")
- (c) The Accounting Officer or his/her delegate must investigate the alleged unauthorised expenditure to determine whether the expenditure meets the definition of unauthorised expenditure.
- (d) During the period of investigation, the expenditure must remain in the expenditure account. The results of the investigation will determine the appropriate action to be taken regarding the expenditure.
- (e) Should the investigation reveal that the expenditure is in fact valid expenditure and therefore does not constitute unauthorised expenditure the details of the expenditure should be retained in the register for completeness purposes (and to provide an appropriate audit trail). The register must then be updated to reflect the outcome of the investigation;
- (f) If the investigation indicates that the expenditure is in fact unauthorised expenditure the Accounting Officer must immediately report, in writing, the particulars of the expenditure to the Mayor.
- (g) If council subsequently condones the unauthorised expenditure, the municipality requires no further action as the amount has already been

expensed in the statement of financial performance. The register should be updated to reflect the fact that the unauthorised expenditure was condoned.

(h) If however, the council does not condone the amount, the Accounting Officer must take effective and appropriate action to recover the amount from the responsible person.

6. Process to authorise unauthorised expenditure

6.1 In terms of section 32 of the MFMA, 'unauthorised expenditure' may only be authorised (condoned) by the municipal council in an adjustment budget. In this regard, regulation 23(6) of the municipal Budget and Reporting Regulations provides that:

(6) An adjustment budget contemplated in section 28(2)(g) may only authorise unauthorised expenditure as anticipated in 32(2)(a)(i) of the MFMA and must be

(a) Dealt with as part of the adjustment budget contemplated in sub-regulation (1); and

(b) A special adjustment budget tabled in the municipal council when the mayor tables, the annual report in terms of section 127(2) of the act, which may only deal with unauthorised expenditure from the previous financial year which the council is being requested to authorise in terms of section 32(2)(a)(i) of the MFMA

6.2 This means the following process must be followed:

- a) Unauthorised expenditure that occurs in the first half of the municipal year must be authorised in the main adjustment budget that must be tabled in council before 28 February.
- b) Unauthorised expenditure that occurs in the second half of the financial year, or that occurred in the first half of the year but was not authorised in the main adjustment budget (above), has to be reported in the annual financial

statements, audited and then only when the mayor tables the annual report in council can an adjustment budget be tabled in council to authorise this expenditure.

- c) If the council decides not to authorise the unauthorised expenditure, then it must be recovered from the person liable for that expenditure unless the council certifies that the amount is irrecoverable and it is written off by the council.

6.3 The power to authorise unauthorised expenditure and certify unauthorised, irregular or fruitless and wasteful expenditure as irrecoverable may not be delegated to a council committee or to any administrative committee or official. In this regard, regulation 74 of the Municipal Budget and Reporting Regulations provides that:

- (1) A council committee contemplated in section 32(2)(a)(ii) of the Act to investigate the recoverability of any unauthorised, irregular or fruitless and wasteful expenditure must consider-
 - (a) The measures already taken to recover such expenditure;
 - (b) The cost of the measures already taken to recover such expenditure;
 - (c) The estimated cost and likely benefit of further measures that can be taken to recover such expenditure; and
 - (d) Submit a motivation explaining its recommendation to the municipal council for final decision

6.4 Section 32 of the MFMA (nor any other section) does not permit council to authorise or condone irregular or fruitless and wasteful expenditure under any circumstances

6.5 Irregular or fruitless and wasteful expenditure may only be

- 1) Recovered from the person liable for the expenditure or
- 2) Certified by the council as irrecoverable and written off.

6.6 Under exceptional circumstances, the National Treasury may be approached to condone unauthorised, irregular or fruitless and wasteful expenditure in terms of section 170 of the MFMA

7. Investigations and disciplinary actions

7.1 In terms section 172 and 173 of the MFMA, an Accounting Officer is guilty of financial misconduct and an offence respectively if he or she:

- (a) will fully or negligently fails to take effective and appropriate steps to prevent unauthorised, irregular or fruitless and wasteful expenditure as required by the MFMA;
- (b) fails to take effective and appropriate disciplinary steps against an official in the department who makes or permits unauthorised, irregular or fruitless and wasteful expenditure;
- (c) fails to report unauthorised, irregular or fruitless and wasteful expenditure in terms of the MFMA.

7.2 As soon as the Accounting Officer becomes aware of an allegation of financial misconduct against an official, the Accounting Officer has a responsibility to ensure that the Mayor initiates an investigation into the matter and if the allegations are confirmed, holds a disciplinary hearing in accordance with the prescripts of the applicable legislation.

7.3 In terms of section 172 of the MFMA, an official of a department to whom a duty or power has been assigned commits an act of financial misconduct if that official will fully or negligently fails to perform that duty or exercise that power in line with applicable legislation.

7.4 In terms of the MFMA, the accounting officer must take appropriate and effective disciplinary steps against an official who makes or permits unauthorised, irregular or fruitless and wasteful expenditure.

7.5 When an accounting officer determines the appropriateness of disciplinary steps against an official in terms of applicable legislation, he or she must take into account the following:

- (a) circumstances of the transgression;

- (b) extent of the expenditure involved;
- (c) nature and seriousness of the transgression

8. Charge of misconduct

8.1 A charge of financial misconduct against an accounting officer or an official must be investigated, heard, and disposed of in terms of the statutory or other conditions of appointment or employment applicable to that Accounting officer or official.

8.2 In the case of departments, the applicable acts and regulations and the relevant collective agreements (bargaining council resolutions) will apply.

9. Recovery

9.1 Notwithstanding the disciplinary process, the accounting officer must identify the official who is responsible for the unauthorised, irregular or fruitless and wasteful expenditure.

9.2 The information would normally be evident from the investigation process.

9.3 The amount of the expenditure should be recovered from the official concerned by taking the following steps:

- (a) The Accounting Officer must write to the official concerned and request him or her to pay the amount within 30 days or in reasonable instalments.
- (b) Reasonable instalments will vary from case to case depending on such factors as the total amount involved and the affordability level of the official concerned.
- (c) The accounting officer is expected to apply his or her discretion judiciously;

9.4 Should the official refuse or fail to pay as requested, the matter may be referred to an attorney for recovery

9.5 If the amount is not recoverable, the Accounting Officer may request council to certify the debt as irrecoverable and write it off in terms of the MFMA;

10 Reporting

10.1 The Accounting Officer must comply with the following reporting Requirements:

10.1.1 Immediately upon discovery of unauthorised, irregular or fruitless, and wasteful expenditure, the Accounting Officer must report the details of the unauthorised, irregular or fruitless, and wasteful expenditure to the Mayor. The report must include the following details:

- (a) amount of the Unauthorised, irregular or fruitless and wasteful expenditure;
- (b) name of the vote from which the expenditure was made;
- (c) reason why the unauthorised, irregular or fruitless and wasteful expenditure could not be avoided;
- (d) name and title of the responsible official;
- (e) details of any recovery steps taken or to be taken by the municipality;
- (f) details of any disciplinary steps taken or to be taken by the municipality,

10.1.2 The Accounting Officer must also include the expenditure in the department's monthly revenue and expenditure report submitted to the Council in terms of the MFMA;

10.1.3 All unauthorised, irregular or fruitless and wasteful expenditure must be reported as a note to the annual financial statements.

11. Regular review of the irregular, unauthorised or fruitless and wasteful expenditure register

The unauthorised, irregular or fruitless and wasteful expenditure register should be reviewed on a monthly basis by the Chief Financial Officer of

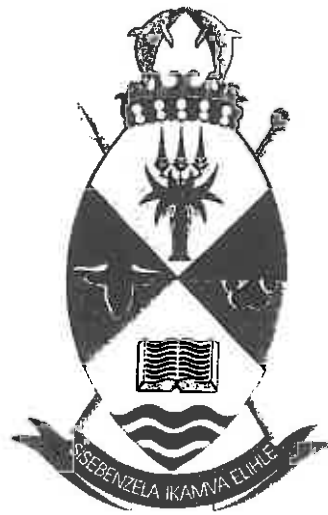
the municipality. This review will ensure that unauthorised, irregular or fruitless and wasteful expenditure are adequately disclosed, dealt with, recorded and that no mathematical errors exists.

12. Accounting treatment of unauthorised, irregular or fruitless and wasteful expenditure

- (a) Unauthorised, irregular or fruitless and wasteful expenditure identified during one financial period, but not paid in the specific period should be recorded in the following financial year.
- (b) The cumulative unauthorised, irregular or fruitless and wasteful expenditure incurred at financial year end should be adequately and appropriately disclosed in the financial statements of the municipality.
- (c) Recognition and measurement of unauthorised, irregular or fruitless and wasteful expenditure shall be treated in terms of latest available guidelines for the compilation of the Annual Financial Statements issued to municipalities by National Treasury on an annual basis and be in line with the latest GRAP requirements.

13 POLICY ADOPTION

This policy has been revised considered and approved by the Council of Ndlambe Municipality on 15 June 2016 .



NDLAMBE MUNICIPALITY

FUNDING AND RESERVE POLICY

DRAFT

2017/2018

Funding and Reserve policy

1. Application and Scope

The Funding and Reserves Policy is applicable to the Ndlambe Municipality.

2. Objectives of Policy

To ensure the operating and capital budgets of council are appropriately funded.
To ensure that provisions and reserves are maintained at the required levels to avoid future year unfunded liabilities.

3. Introduction

The funding of the operating and capital budgets is done on an annual basis for a three year horizon. The budget must be balanced both from an accounting perspective as well as a cash perspective.

The impact of movements in the Statement of Financial Position is taken into account when considering the balancing of the budget.

4. Funding of Capital and operational Budget

The budget may be financed only from:

- i. realistically expected revenues, based on current and previous collection levels;
- ii. cash-backed funds available from previous surpluses where such funds are not required for other purposes; and borrowed funds in respect of the capital budget only.

5. Provision for revenue that will not be collected

The municipality makes provision in the operational expenditure budget for revenue that will not be collected in the budget year.

This provision that will be made must be based on past trends and payment rates, subject to the availability of prior surpluses to make such provisions.

6. The funds the municipality can expect to receive from investment.

The municipality makes provision in the operational revenue budget for revenue that will be realized on investment.

The interest received on investment will be budgeted for in the revenue budget. This forecast will be based on projected interest rates and projected investments for the period.

7. ~~Proceeds from transfer or disposal of assets~~

~~The proceeds from transfer or disposal of assets will be budgeted in the operational revenue budget.~~

Comment [LC1]: Change to : Surplus and Losses

Comment [LC2]: Change to : Surplus and Losses

8. Borrowing requirement

- a. The borrowing requirements as contained in the Loan Policy provide for the following:
the Ndlambe Municipality Long Term Financing Strategy has been used as basis to determine the affordability of loans over the Medium Term Income and Expenditure Framework (MTREF) Period.

Comment [LC3]: remove

9. Capital Replacement Reserve (CRR)

- a. Council shall establish a CRR for the purpose of financing capital projects
b. And the acquisition of assets. Such reserve shall be established from the following sources of revenue:
i. Unappropriated cash-backed surpluses to the extent that such surpluses are not required for operational purposes;
ii. Interest on the investments of the CRR, appropriated in terms of the investments policy;
iii. VAT refunds from SARS on conditional grants.
iv. Proceeds from sale of assets.
v. Proceeds from insurance claims.
- c. Additional amounts appropriated as contributions in each annual or adjustments budget;
and
d. Before any asset can be financed from the CRR the financing must be available within the reserve and available as cash as this fund must be cash backed;
e. If there is insufficient cash available to fund the CRR this reserve fund must then be adjusted to equal the available cash;
f. Transfers to the CRR must be budgeted for in the cash budget

Comment [LC4]: remove



NDLAMBE LOCAL MUNICIPALITY

DRAFT INDIGENT POLICY

2017/2018

**NDLAMBE MUNICIPALITY
INDIGENT SUPPORT POLICY**

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DEFINITIONS

"child headed household" means a household where both parents are deceased and where all occupants of the property are children of the deceased and are under the legal age to contract for services;

"household" means all owners / occupants / residents / dependents / tenants that are over the age of 18 years or who have a potential earning capacity;

"indigent" means any household or category of households, including a child headed household, residing / occupying on a single residential property or group housing, earning a combined gross income not exceeding the equivalent of two Government Old-age pensions and has a municipal valuation that does not exceed an amount of R200 000, as determined by the municipality annually in terms of a social and economic analysis and municipal valuation roll of its area, which qualifies for rebates/remissions, support or a services subsidy; provided that child support grants are not included when calculating such household income;

"Indigent Management System" an electronic management system applied by NDLAMBE Municipality for the management of the register of indigent households;

"municipality" means the NDLAMBE Municipality, established in terms of Section 12 of the Municipal Structures Act, 117 of 1998, and includes any political structure, political office bearer, councilor, duly authorized agent or any employee acting in connection with this by-law by virtue of a power vested in the municipality and delegated or sub-delegated to such political structure, political office bearer, councilor, agent or employee;

"programme officer" an official duly authorised by the municipality, or an employee of a service provider appointed by the municipality, who is responsible for the following:

- (a) to ensure that applications for indigent support are received and assessed;
- (b) to ensure that applications are captured on the Indigent Management System;
- (c) to ensure that information on applications are verified and that regular audits are executed; and
- (d) to authorise expenditure with regard to indigent support.

"occupier" means the person who controls and resides on or controls and otherwise uses immovable property, provided that -

- (a) the spouse of the owner of immovable property, which is used by such spouse or owner as a dwelling at any time, shall be deemed to be the occupier thereof;
- (b) where both spouses reside on immovable property and one of them is an occupier thereof, the other shall also be deemed an occupier;

"indigent register" means an extract from the Abakus Financial system, which has to be updated on a monthly basis, all the inputted data contained in the indigent files with the completed indigent application forms which contains the following key information:

- Indigent customer details

- Socio-economic details
- Skills
- In addition the indigent register is able to provide reports relating to, but not limited to the following:
- Indigent application exceptions

'owner', in relation to immovable property, means -

- (a) the person in whom is vested the legal title thereto provided that -
 - (i) the lessee of immovable property which is leased for a period of not less than fifty years, whether the lease is registered or not, shall be deemed to be the owner thereof; and
 - (ii) the occupier of immovable property occupied in terms of a servitude or right analogous thereto shall be deemed the owner thereof;
- (b) if the owner is deceased, insolvent, has assigned his or her estate for the benefit of his or her creditors, has been placed under curatorship by order of court or is a company being wound up or under judicial management, then the person in whom the administration of such property is vested as executor, administrator, trustee, assignee, curator, liquidator or judicial manager, as the case may be;
- (c) if the owner is absent from the Republic or if his or her address is unknown to the municipality, then any person who as agent or otherwise receives or is entitled to receive the rent in respect of such property; or
- (d) if the municipality is unable to determine who such person is, then the person who is entitled to the beneficial use of such property;

'premises' includes any piece of land, the external surface boundaries of which are delineated on -

- (a) a general plan or diagram registered in terms of the Land Survey Act, 1997 (Act No. 8 of 1997) or in terms of the Deeds Registries Act, 1937 (Act No. 47 of 1937);
- (b) a general plan registered in terms of the Sectional Titles Act, 1986 (Act No. 95 of 1986), and situated within the jurisdiction of the municipality;

'rates' means any tax, duty or levy imposed on property by the Council;

INTRODUCTION

As a developmental institution, the municipality needs to commit to supporting measures that assist and empower its community. It is accepted that large sections of the community cannot exist without intervention and it is therefore the duty of the municipality to support and to ensure that citizens are able to access their constitutional right to have access to a basic level of services.

The municipality must therefore at all times strive to fulfill the constitutional objectives as contemplated in Section 152 of the Constitution and to meet the criteria for a credible indigent policy as laid down in the Credible Indigent Policy Assessment Framework, 2008, provided by the Department of Local Government.

The successful implementation of this policy depends totally on affordability and the social analysis of the area as should be included in the municipality's IDP. With regard to affordability the foundation is laid in section 74 of the Municipal Systems Act, 2000, which stipulates that poor households must have access to basic service through tariffs that cover only the operating and maintenance costs.

The municipality therefore adopts an indigent support policy which embodies an indigent support programme not only providing procedures and guidelines for the subsidisation of service charges to indigent households in its area of jurisdiction, but also to increase the quality of life of the beneficiaries by assisting them to exit from indigence.

1. POLICY PRINCIPLES

In recognition of the abovementioned National Framework the municipality undertakes to promote the following principles:

- 1.1 To ensure that the Equitable Share received annually will be utilised for the benefit of the poor only and not to subsidise rates and services charges of those who can afford to pay;
- 1.2 To link this policy with the municipality's IDP, local economic development (LED) initiatives and poverty alleviation programmes;
- 1.3 To promote an integrated approach to free basic service delivery; and
- 1.4 To engage the community in the development and implementation of this policy;

2. POLICY OBJECTIVES

In support of the above principles the objective of this policy will be to ensure the following:

- 2.1 The provision of basic services to the community in a sustainable manner within the financial and administrative capacity of the Council;
- 2.2 The financial sustainability of free basic services through the determination of appropriate tariffs that contribute to such sustainability through cross subsidisation;
- 2.3 Establishment of a framework for the identification and management of indigent households including a socio-economic analysis and an exit strategy;
- 2.4 The provision of procedures and guidelines for the subsidisation of basic charges and the provision of free basic energy to indigent households;
- 2.5 To ensure co-operative governance with other spheres of government; and
- 2.6 To enhance the institutional and financial capacity of the municipality to implement the policy.

3. THE LEGISLATIVE FRAMEWORK

This policy is designed and implemented within the framework of the following legislation:

- The Constitution of the RSA, 1996;
- The Municipal Systems Act, 2000 (Act 32 of 2000);

- The Municipal Finance Management Act, 2003 (Act 56 of 2003);
- The Promotion of Administrative Justice Act, 2000 (Act 3 of 2000);
- The Promotion of Access to Information Act, 2000 (Act 2 of 2000);
- The Property Rates Act, 2004 (Act 6 of 2004).

4. QUALIFICATION CRITERIA

Qualification criteria for indigent support shall be determined by the municipality from time to time, provided that until the municipality determines otherwise, the following criteria shall apply:

- 4.1 The applicant must be a resident of the municipality.
- 4.2 The applicant must be in possession of a valid South African identity document.
- 4.3 The combined or joint gross income of all occupants or dependants in a single household which receives services from the municipality may not exceed the thresholds determined by the municipality annually during consideration of the budget for the next financial year. The guideline relating to the household income threshold for a 100% rebate is an income of not more than two state pensions per month.
- 4.4 The applicant must be the owner or tenant who receives municipal services and is registered as an account holder on the municipal financial system; provided that the requirement of being registered as an account holder does not apply to households in informal settlements where no accounts are rendered nor in rural areas where no accounts are rendered.
- 4.5 Any occupant or resident, as per the definition of indigent, of the single household referred to above may not own any property in addition to the property in respect of which indigent support is provided.
- 4.6 A tenant can apply for the benefits in respect of the charges he/she is billed for while the landlord remains liable for all ownership related charges such as rates.
- 4.7 The account of a deceased estate may be subsidised if the surviving spouse or dependants of the deceased who occupy the property, applies for assistance.
- 4.8 Ratable house value of less than R200 000 or where the owner applies for assistance as a special case and as determined by the rates rebates committee.
- 4.9 Any one of the following factors will serve as a disqualification
 - 4.9.1 Where the applicant has or allows any business to be operated on the property
 - 4.9.2 Where there is no written service agreement with the applicant;
 - 4.9.3 Where the applicant owns more than one property;
 - 4.9.4 Where any of the documents requested in the application is not supplied.
 - 4.9.5 ??

Comment [TA1]: ,

Comment [TA2]: or any person who authorised to occupy the property subject to availing authorisation documents.

Comment [TA3]: or legal authorized occupant

Comment [TA4]: to be discussed with mr Klas as household's value have increased 500 000

Comment [TA5]: only one property will qualify for indigent subsidy

Comment [MK6]: Any household income that exceed the indigent policy threshold up to R 3,500 will qualify for 30% indigent subsidy subject to the property value falling within the threshold.

5. TARGETING OF INDIGENT HOUSEHOLDS

Ndlambe Municipality shall use a household income or Geographical (Zonal) targeting, with the latter approach declaring specific areas (rural or urban) where households are regarded as poor irrespective of service level. Such categorization will be based on zonal socio-economic conditions.

The effective targeting of indigent households and the implementation of this policy will depend largely on the social analysis included in the IDP, the LED initiatives and other poverty relief programmes of the municipality. The socio-economic information and performance indicators contained in these documents must form the basis for the targeting of indigent households.

6. EXTENT OF INDIGENT SUPPORT

The extent of the monthly indigent support granted to indigent households must be based on budgetary allocations for a particular financial year and the tariffs determined for each financial year.

Within the abovementioned budgetary process, and in striving to create a situation where poor households will be granted access to a full social package, the following assistance and support may be granted in respect of one property per applicant.

6.1 Water

Each registered indigent household shall receive water fully subsidised to a maximum of 6kl per month, including the basic charges for such supply; provided that –

- 6.1.1 Where the consumption exceeds 6kl per month the municipality shall be entitled to restrict and recover water supply to the property; and
- 6.1.2 Where excessive consumption is partly due to leaking or poor plumbing, the municipality may install a yard connection to the outside of the dwelling and meter the consumption.

6.2 Electricity

Each registered indigent household shall receive electricity fully subsidised to a maximum of 50 kWh per month. This subsidy may also apply to registered indigent households in rural areas where the municipality is the electricity supplier while agreements with Eskom, where the latter is the supplier, may be negotiated to support such households.

6.3 Refuse removal

Each registered indigent household shall be fully subsidised for refuse removal as provided for in the annual budget.

6.4 Sanitation

Each registered indigent household shall be fully subsidised for sanitation as provided for in the annual budget.

6.5 Property Rates

Each registered indigent household shall be fully subsidised for property rates

6.6 Rental (Dwellings and Sites)

100% subsidy will be granted to indigent households in respect of all dwellings or sites belonging to the municipality;

6.7 Burials

In the event of the death of a member of an indigent household, the municipality may exempt the household from the cost of digging and preparation of a grave, provided that the burial takes place in a municipal cemetery.

6.8 Transfer of properties

In the event of the death of the title holder of a property in an indigent household, the municipality may enter into agreements with local attorneys, the Legal Aid Board or the provincial law society for the administration of the estate and the transfer of the property into the name of the successor at the lowest possible cost.

In the case of where the property gets transferred into another indigent person's name, Council may cover the cost of the transfer.

6.9 Food security

Where the need exists, the municipality may enter into agreements with registered non-profitable organisations to establish soup kitchens or other forms of food supply.

6.10 Education

The municipality may, upon application by a school hostel where accommodation is provided for school-going children from rural and urban areas, consider the subsidisation of a percentage of the monthly municipal account.

6.11 Basic Energy

Indigent households in informal settlements / rural areas where limited or no electricity is available, may be provided with alternative energy as determined by Council from time to time, currently gel, provided that procurement of service providers or services shall be subject to the Supply Chain Management regulations of the municipality and that the support given does not exceed the level of support given to other indigent households.

7. INDIGENT HOUSEHOLDS IN RETIREMENT CENTRES AND OLD AGE HOMES

Indigent consumers living in retirement centres or old age homes shall be eligible to qualify for assistance and support in terms of this policy, subject to the following rules and procedures:

- 7.1 The onus will be on the Board of Trustees/Managing Agent (hereinafter referred to as the representative) to apply to the municipality with details as required by the municipality from time to time of each individual residing in the establishment, for indigent status to be granted in respect of water consumption on behalf of the owners of those units, who meet the criteria and conditions for qualification.
- 7.2 The onus will be on the unit owner to apply to the municipality for indigent status to be granted in respect property rates and related charges.

- 7.3 The representative will submit applications to the Chief Financial Officer.
- 7.4 The Programme Officer must verify all applications and he or she must notify:
 - 7.4.1 The representative, whether an application was successful or not, with regard to the water consumption; and
 - 7.4.2 The unit owner whether an application was successful or not, with regard to the property rates and other related charges.
 - 7.4.3 The Chief Financial Officer will credit the monthly municipal :-
 - 7.4.3.1 Water account of the Retirement Centre or Old Age Home with water and sewerage charges, the amount of which will be calculated by dividing the total number of kilolitres of water consumed by the number of units in the complex, but up to a maximum of 6Kl of water per month for each unit that qualifies for assistance.
 - 7.4.3.2 General rates and refuse charges account of the unit owner with the full amount charged.
 - 7.4.5 The representative must, in respect of monthly water credits allowed under indigent support, ensure that the full amount of such credits are off-set against the monthly levies of the relevant individual units; such representative also being required, once every six months, or at such intervals as may be determined by the municipality, to provide proof to the Chief Financial Officer that the monthly levies of poor households which qualify for assistance, have been adjusted by the amounts credited to the account of the Retirement Centre or Old age Home.

8. ASSISTANCE PROCEDURES

8.1 Communication

The municipality must develop a communication strategy in terms of which communities will be informed and educated in order to have a clear understanding of this policy and its implementation. Regular information dissemination and awareness campaigns must be undertaken to eliminate unrealistic expectations both in terms of qualifying for subsidy as well as service delivery in general and methods of communication may include, but will not be limited to:

- 8.1.1 ward committees;
- 8.1.2 community based organizations;
- 8.1.3 local radio stations and news papers;
- 8.1.4 municipal accounts;
- 8.1.5 imbizo's and road shows; and

- 8.1.6 jamborees where government and municipal officials are made available to assist residents with applications such as ID applications, pension- and social grant applications, etc.

8.2 Institutional arrangements

The municipality must designate existing staff or appoint officials, or engage properly Community Development Workers who have been trained in terms of the municipality's directions to assist with the implementation and development of this policy and must establish appropriate registration points in its area, the cost of which may be funded through the equitable share allocation.

8.3 Application/Registration

A person applying for indigent support must complete a formal indigent support application form approved by the municipality. Such forms will be available at approved registration points provided by the municipality and shall be dealt with in terms of the Procedures Manual. In the case where the occupants are old-age pensioners and the state pensions are the only source of income, there is no need for re-registration unless the financial status changes or improves.

8.4 Assessment & Screening of Applicants

Upon registration of an application, all information must be verified by the Programme Officer in terms of the Procedures Manual as per Appendix 1.

8.5 Recommendation

Once the verification has been completed the Indigent Management System must generate a recommendation based on the information captured in the database and shall be dealt with in terms of the Procedures Manual.

8.6 Right of appeal

An applicant who feels aggrieved by a decision taken in respect of his or her application may lodge an appeal in terms of section 62 of the Municipal Systems Act, 32 of 2000.

9. PROCESS MANAGEMENT

9.1 Process Management Stakeholders

Indigent process management shall involve both municipal officials and a two phase Subcommittee structure. The first phase will be at a subcommittee level, consisting of ward Councilor with its ward committee. The second phase shall be at a Municipal level, nominated to review all indigent applications approved by the ward indigent subcommittee. The subcommittee system is aimed at providing, transparency, public participation and ensuring equitable treatment of all applicants.

9.2 Applications

With the exception of Property and Zonal Targeting the indigent application form should be completed in full and then captured onto the relevant indigent register and accounting system.

9.3 Validity period

The validity period of assistance will be for the duration that the applicant remains indigent. Households, in terms of the audit and review process, will be subjected to scrutiny to determine any change in status. Households may have to periodically re-apply, but this would be determined by the municipality from time to time.

9.4 Death of Registered Applicant

In the event that the approved applicant passes away the heir/s of the property must re-apply for indigent support, provided that the stipulated criteria are met.

9.5 Publication of Register of Indigent Households

Names of indigent beneficiaries must be open for public perusal and comment.

Written objections from the public must be referred to the Programme Officer who will be responsible for investigating the validity of the complaint and referral to the Indigent Committee for appropriate action.

9.6 Arrears and excess usage of allocations

9.6.1 Upon registration as an indigent household, the arrears on the account of the applicant will be kept until year end, when a write off of the debt will be considered.

9.6.2 No interest may be calculated on the arrears as contemplated in 10.4.1.

9.6.3 If the applicant exits from the indigent support programme within the six months period in 10.4.1, the arrears will be re-introduced in the account and will be subject to the credit control and debt collection policy of the municipality;

9.6.4 Where an indigent household exceeds the water consumption level approved by the municipality, the supply may be restricted and be recovered through the prepayment system.

9.7 Termination of Indigent Support

Indigent Support will be terminated under the following circumstances:

9.7.1 Upon death of the account-holder or the head of the household where no accounts are rendered.

9.7.2 At the end of the 12 months cycle, except in the case of pensioners and child-headed households.

9.7.3 Upon sale of the property in respect of which support is granted.

9.7.4 When circumstances in the indigent household have improved to the extent where the income threshold as determined is exceeded.

9.7.5 If the applicant is found to have lied about his/her personal circumstances or has furnished false information regarding indigent status, in which case the following will apply:

9.7.5.1 All arrears will become payable immediately;

9.7.5.2 Stringent credit control measures will apply; and

9.7.5.3 The applicant will not be eligible to apply for indigent support for a period of 2 years.

9.7.6

9.8 Audit and review

The municipality may conduct regular audits of the indigent register with regard to the information furnished by applicants, possible changes in status, the usage of allocations and debt collection measures applied and where necessary review the status of applicants. The frequency of such audits will depend on the institutional capacity of the municipality to do so. It is proposed that at least monthly targeted audits and reviews are undertaken, with a complete review scheduled for at least every 5 years.

Comment [MK7]: The indigent status will be forfeited if the household income exceeds the indigent threshold, if it is used for business purposes or example, flats, taverns, spaza shops, saloons or any other profitable organization.

9.9 Exit Programme

The exit of indigents shall be facilitated through continuous communication with Municipal LED section to determine indigent beneficiary whose economic condition could have changed through participation in LED initiatives.

As part of a broader poverty reduction programme the municipality undertakes to provide for the participation and accommodation of indigent persons in its local economic development (LED) initiatives and in the implementation of integrated development programmes where possible.

The municipality must promote exit from indigence by –

9.9.1 identifying indigents for inclusion in public works projects;

9.9.2 initiating local job creation projects such as cleansing operations, small infrastructure projects, etc;

9.9.3 facilitation of opportunities to enter the informal trade market;

9.9.4 facilitation of food security projects; and

9.9.5 liaison with National and Provincial departments to include indigent persons in their public works programmes.

10. MONITORING AND REPORTING

10.1 The Chief Financial Officer must report monthly to the Municipal Manager via the municipality's Service Delivery and Budget Implementation Plan to enable the Municipal Manager to report to Council and other interested parties. Such report shall reflect on:

10.1.1 Number of indigent households applications received;

10.1.2 Amount of subsidy allocated per benefit category;

10.1.3 Amount of debt accumulating and debt recovery information (number of customers; enquires; default arrangements; growth or diminishing of arrear debtors; ideally divided into wards, domestic, state, institutional and other such divisions);

10.1.4 Performance against targets set in respect of indigent support and poverty relief and in particular with regard to the following:

10.1.4.1 Number of applications for indigent support dealt with;

10.1.4.2 Time taken to process and finalise applications;

10.1.4.3 Site visits undertaken;

- 10.1.4.4 Awareness initiatives; and
- 10.1.4.5 Exit initiatives.

10.1.5 Changes in the registered status of indigents.

11. CAPACITY BUILDING

- 11.1 The municipality must ensure that all officials and councillors are appropriately capacitated in Free Basic Services in terms of the following key areas:
- Database management
 - Demand and revenue management
 - Policy and by-law implementation

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NDLAMBE LOCAL MUNICIPALITY

DRAFT RATES POLICY

2017/2018

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1. LEGISLATIVE CONTENT

- 1.1. This policy is mandated by Section 3 of the Municipal Property Rates Act, 2004 (Act No.6 of 2004), which specifically provides that a Municipality must adopt a Rates Policy.
- 1.2. In terms of Section 229 of the Constitution of the Republic of South Africa, 1996 (Act No.108 of 1996), a Municipality may impose rates on property.
- 1.3. In terms of the Municipal Property Rates Act, 2004 (Act No.6 of 2004) a Municipality in accordance with:-
 - 1.3.1 Section 2 (1), may levy a rate on property in its area; and
 - 1.3.2 Section 2 (3), must exercise its power to levy a rate on property subject to:-
 - i. Section 229 and any other applicable provisions of the Constitution;
 - ii. The provisions of the Property Rates Act; and
 - iii. The rates policy
- 1.4. In terms of Section 4 (1) (c) of the Municipal Systems Act, 2000 (Act No. 32 of 2000), the Municipality has the right to finance the affairs of the Municipality by imposing, *inter alia*, rates on property.
- 1.5. In terms of Section 62 (1) (f) (ii) of the Municipal Finance Management Act, 2003 (Act No.56 of 2003) the Municipal Manager must ensure that the Municipality has and implements a rates policy.

2. DEFINITIONS

- 2.1. **“Act”** means the Municipal Property Rates Act, 2004 (Act No.6 of 2004).
- 2.2. **“agent”** in relation to the owner of a property, shall mean a person appointed by the owner of the property to receive rental or other payments in respect of the property on behalf of the owner, or to make payments in respect of the property on behalf of the owner;
- 2.3. **“agricultural consumers”** means consumers defined as bona fide farmer as per Gazette number 32061 and 32062 predominantly engaged in agriculture activities by using land for the production or raising of crops, poultry or livestock. Such consumers include an owner, landlord tenant or occupant.
- 2.4. **“agricultural purpose”** in relation to the use of a property, excludes property used solely for residential purposes, any industrial activity, any business activity, any commercial activity, the use of a property for the purpose of eco-

tourism or for the trading in or hunting of game or as a game farm for tourism purposes or for other business purposes like a commercial abattoir.

2.5. “category” –

- (a) in relation to property, means a category of property determined in terms of section 8 of the Act;
- (b) in relation to owners of property, means a category of owners determined in terms of section 14 (1A) of the Act;

2.6. “eco-tourism” in relation to the use of property and categorisation for purposes of property rates, means property used for the enjoyment and appreciation of nature against payment of a fee and includes **nature tourism** and **game farms**.

2.7. “eco-village” in relation to the use of a property, means an urban or rural full-featured settlement which are developed upon a combination of social, ecological and economical dimensions and excludes business activities, agriculture or eco-tourism;

2.8. “exemption”, in relation to the payment of a rate, means an exemption granted in terms of section 15 of the Act;

2.9. “land reform beneficiary” in relation to a property, shall mean a person who acquired the property through the provision of Land and Assistance Act No. 126 of 1996 or the Restitution of Land Rights Act No. 22 of 1994, or who holds the property subject to the Communal Property Associations Act No. 29 of 1996, or who holds or acquires the property in terms of such other land tenure reform legislation as may be enacted;

2.10. “market value”, in relation to a property, means the value of the property determined in accordance with section 46 of the Act;

2.11. “multiple purposes”, in relation to a property, means the use of a property for more than one purpose as contemplated by section 9 of the Act;

2.12. “Municipality” means the Municipal Council for the municipal area of Ndlambe.

2.13. “municipal property” means those properties of which the Municipality is the owner.

2.14. “newly rateable property” means any rateable property on which property rates were not levied before the end of the financial year preceding the date on which this Act took effect, excluding a property which was incorrectly omitted from a valuation roll and for that reason was not rated before that date;

2.15. “occupier”, in relation to a property, means a person in actual occupation of a property whether or not that person has a right to occupy the property;

2.16. “owner” —

- (a) in relation to property referred to in paragraph (a) of the definition of "property", means — a person in whose name ownership of the property is registered;
- (b) in relation to a right referred to in paragraph (b) of the definition of "property", means a person in whose name the right is registered; or
- (c) in relation to a land tenure right referred to in paragraph (c) of the definition of "property", means a person in whose name the right is registered or to whom it was granted in terms of legislation,

provided that a person mentioned below may for the purposes of this Act be regarded by a municipality as the owner of a property in the following cases:

- (i) A trustee, in the case of a property in a trust excluding state trust land;
- (ii) an executor or administrator, in the case of a property, in a deceased estate;
- (iii) a trustee or liquidator, in the case of a property, in an insolvent estate or in liquidation;
- (iv) a judicial manager, in the case of a property, in the estate of a person under judicial management;
- (v) a curator, in the case of a property, in the estate of a person under curatorship;
- (vi) an usufructuary or other person in whose name a usufruct or other personal servitude is registered, in the case of a property that is subject to a usufruct or other personal servitude;
- (vii) a lessee, in the case of a property that is registered in the name of a municipality and is leased by it; or
- (viii) a buyer, in the case of a property that was sold and of which possession was given to the buyer pending registration of ownership in the name of the buyer;

2.17. **"permitted use"**, in relation to a property, means the limited purposes for which the property may be used in terms of —

- (a) any restrictions imposed by —
 - (i) a condition of title;
 - (ii) a provision of a town planning or land use scheme; or
 - (iii) any legislation applicable to any specific property or properties;
 or
- (b) any alleviation of any such restrictions;

2.18. **"private schools"** means schools not administered by Government;

2.19. **"property"** means —

- (a) immovable property registered in the name of a person, including, in the case of a sectional title scheme, a sectional title unit registered in the name of a person;
- (b) a right registered against immovable property in the name of a person, excluding a mortgage bond registered against the property;

- (c) a land tenure right registered in the name of a person or granted to a person in terms of legislation; or
- (d) public service infrastructure.

2.20. **“property register”** means a register of properties referred to in section 23 of the Act;

2.21. **“Public Service Infrastructure”** means publicly controlled infrastructure of the following kinds:

- (a) national, provincial or other public roads on which goods, services or labour move across a municipal boundary;
- (b) water or sewer pipes, ducts or other conduits, dams and water supply reservoirs, water treatment plants or water pumps forming part of a water or sewer scheme serving the public;
- (c) power stations, power substations or power lines forming part of an electricity scheme serving the public;
- (d) gas or liquid fuel plants or refineries or pipelines for gas or liquid fuels, forming part of a scheme for transporting such fuels;
- (e) railway lines forming part of a national railway system;
- (f) communication towers, masts, exchanges or lines forming part of a communications system serving the public;
- (g) runways or aprons at national or provincial airports;
- (h) breakwaters, sea walls, channels, basins, quay walls, jetties, roads, railway or infrastructure used for the provision of water, lights, power, sewerage or similar services of ports, or navigational aids comprising lighthouses, radio navigational aids, buoys, beacons or any other device or system used to assist the safe and efficient navigation of vessels;
- (i) any other publicly controlled infrastructure as may be prescribed; or
- (j) rights of way, easements or servitudes in connection with infrastructure mentioned in paragraphs (a) to (i);

2.22. **“public worship”** means a property registered into the name of and used exclusively as a place of worship by a religious community, including one residence registered in the name of this religious community which is occupied full time by an office bearer of the religious community.

2.23. **“ rating ratio”** is a ratio at which bonafide farmers will be rated relative to residential properties as per Gazette Number 32061 and 32062.

2.24. **“rebate”**, in relation to a rate payable on a property, means a discount granted in terms of section 15 of the Act;

2.25. **“reduction”**, in relation to a rate payable on a property, means the lowering of the amount for which the property was valued and the rating of the property at that lower amount;

- 2.26. **“residential”** means a suite of rooms which forms a living unit that is exclusively used for human habitation purposes, or a multiple number of such units on a property, excluding a hotel, motel, lodge, bed and breakfast establishment, commune, boarding establishment, hostel and compound.
- 2.27. **“small holding”** means a property zoned as agricultural land as per the land use scheme and size is between 2,5 and 10 hectares.
- 2.28. **All other terms** are used within the context of the definitions contained in the Municipal Property Rates Act, 2004 (Act No.6 of 2004).

3. POLICY PRINCIPLES

- 3.1. Rates are levied in accordance with the Act as an amount in the rand based in proportion to the improved value of all rateable property contained in the Municipality's valuation roll and supplementary valuation roll.
- 3.2. As allowed for in the Act, the Municipality has chosen to differentiate between various categories of property and categories of owners of property. Some categories of property and categories of owners are granted relief from rates. The Municipality however does not grant relief in respect of payments for rates to any category of owners or properties, or to owners of properties on an individual basis, other than by way of an exemption, rebate or reduction provided for in this policy.
- 3.3. Phasing in of rates will be based on the new valuation roll, and in terms of Section 21 of the Act.
- 3.4. Property rates will be used to finance community and subsidised services and not used to subsidise trading and economic services.
- 3.5. The income base of the municipality will be protected by limiting exemptions, rebates and reductions.
- 3.6. The rates policy for the Municipality is also based on the following principles:
- 3.6.1 **Equity**
The Municipality will treat all rate payers with similar properties the same.
- 3.6.2 **Affordability**
The ability of a person to pay rates will be taken into account by the Municipality. In dealing with the poor/indigent ratepayers, the Municipality will provide relief measures through exceptions, reductions or rebates.
- 3.6.3 **Sustainability**
Rating of property will be implemented in a way that:
- i. it supports sustainable local government by providing a stable and continuous revenue source within the discretionary control of the Municipality; and
 - ii. supports local and social economic development.

3.6.4 Cost efficiency

Rates will be based on the value of all rateable properties and the amount required by the Municipality to balance the operating budget after taking into account profits generated on trading services (water, electricity) and economic services (refuse removal, sewerage services) and the amounts required to finance exemptions, rebates, reductions and phasing-in of rates as approved by the Municipality from time to time.

3.7 Rebate application

Owners or occupants of properties should submit annual application for rates rebate /exemption for consideration by Council.

4. SCOPE OF THE POLICY

This policy document guides the annual setting (or revision) of property rates. It does not make specific property rates proposals. Details pertaining to the applications of the various property rates will be published in the Municipality's schedule of tariffs, which must be read in conjunction with this policy.

5. APPLICATION OF THE POLICY

In imposing the rate in the rand for each annual operating budget component, the Municipality shall grant exemptions, rebates and reductions to the categories of properties and owners as allowed for in this policy.

6. CATEGORIES OF PROPERTY

6.1. Criteria for determining categories of properties for the purpose of levying different rates and for the purpose of granting exemptions will be according to the:-

- 6.1.1 use of the property;
- 6.1.2 permitted use of the property, or
- 6.1.3 geographical area in which the property is situated.

6.2. The Municipality may differentiate between the following property categories:

- 6.2.1 residential properties;
- 6.2.2 business and commercial properties;
- 6.2.3 industrial properties;
- 6.2.4 mining properties;
- 6.2.5 public service infrastructure;
- 6.2.6 public benefit organisations;

- 6.2.7 agricultural properties used for agricultural purposes;
- 6.2.8 agricultural properties used for eco-tourism or conservation;
- 6.2.9 agricultural properties used for commercial purposes
- 6.2.10 agricultural properties used for the trading in or hunting of game or other business;
- 6.2.11 small holdings used for residential purposes;
- 6.2.12 small holdings used for business
- 6.2.13 eco-villages;
- 6.2.14 privately owned towns serviced by the owner;
- 6.2.15 state-owned properties;
- 6.2.16 municipal owned properties;
- 6.2.17 protected areas;
- 6.2.18 multiple use properties;
- 6.2.19 vacant land.

7. CATEGORIES OF OWNERS

Criteria for determining categories of owners of properties, for the purpose of granting exemptions, rebates and reductions will be according to the:-

- 7.1 indigent status of the owner of a residential property;
- 7.2 owner of a residential property with a source of income within a determined threshold;
- 7.3 owners of property situated within an area affected by:-
 - 7.3.1 a disaster within the meaning of the Disaster Management Act, 2002 Act no.57 of 2002); or
 - 7.3.2 any other serious adverse social or economic conditions;
- 7.4 owners of residential properties with a market value below a determined threshold; or
- 7.5 owners of agricultural properties who are *bona fide* farmers.

8. PROPERTIES USED FOR MULTIPLE PURPOSES

Rates on properties used for multiple purposes will be levied as follow:

- 8.1 by apportioning the market value of a property to the different purposes for which the property is used; and
- 8.2 applying the relevant cent amount in the rand, including any applicable exemption, rebate or reduction, to the corresponding apportioned market value.

9. DIFFERENTIAL RATING

- 9.1. Criteria for differential rating on different categories of properties will be according to:-
- 9.1.1 The nature of the property including its sensitivity to rating e.g. agricultural properties used for agricultural purposes.
- 9.1.2 The promotion of social and economic development of the Municipality.
- 9.2. Differential rating among the various property categories will be done by way of setting a different rate for each property category
- and/or
- 9.3 by way of reductions and rebates.

10. EXEMPTIONS

The following properties are exempted from rates:

- 10.1 Municipal properties
- 10.1.1 rateable properties registered in the name of or vested to the Municipality
- except**
- property solely used for the provision of the following services which shall receive a rebate of 30%:
- electricity service
 - water service
 - sewerage service
 - refuse removal service
- 10.1.2 rateable properties registered in the name of the Municipality and which are let to the employees of the Municipality for residential purposes;
- 10.1.3 rateable property registered in the name of the Municipality and which is let by the Municipality for not more than a nominal rent as determined by the Municipality.
- except**
- 10.1.3.1 if any property belonging to a Municipality is disposed of to any person/organisation, he/she shall be considered to be the owner liable for the payment of rates from the date of taking possession.
- 10.1.3.2 any property let to any person/organisation for non-municipal use in which case an amount equivalent to property rates which would

otherwise be levied, property rates will be payable by the lessee from a date as determined in the rental agreement.

10.2 Cemeteries and crematoria

Registered in the names of private persons and operated not for gain.

10.3 Registered indigent property owners will be exempted from the payment of rates to a maximum property value equal to the improved value of a RDP house and stand. The impermissible rates contemplated in terms of section 17 (1) (h) of the Act is included in this value.

10.4. National, Provincial and Municipal road reserves as well as railway reserves are exempted from payment of rates.

10.5 The following properties may apply for exemption from rates;

10.5.1 Cultural institutions

Properties declared in terms of the Cultural Institutions Act, Act 29 of 1969 or the Cultural Institutions Act, Act 66 of 1989.

10.5.2 Museums, libraries, art galleries and botanical gardens

Registered in the name of private persons, open to the public and not operated for gain.

10.5.3 Youth development organisations

Property owned and/or used exclusively for organisations for the provision of youth leadership or development programmes.

10.5.4 Animal welfare

Property owned or used by institutions/organisations whose exclusive aim is to protect birds, reptiles and animals on a not-for-gain basis.

11. CONDITIONS FOR EXEMPTION

Exemptions for properties mentioned under paragraph 10 will be subject to the following conditions:

- 11.1 all applications must be addressed in writing to the Municipality in the prescribed manner or application form;
- 11.2 applications/submissions must include financial statements and bank accounts which includes investment information, for the last 3 years;
- 11.3 a SARS tax exemption certificate must be attached to all applications;
- 11.4 all applications to be approved by the Exemption and Rebate Committee
- 11.5 applications must reach the Municipality before the end of October preceding the start of the new Municipal financial year for which relief is sought;

12. REDUCTIONS

- 12.1 A reduction in the Municipal valuation as contemplated in section 15(1) (b) of the Act will be granted where the value of a property is affected by:-
 - 12.1.1 a disaster within the meaning of the Disaster Management Act, 2002 (Act no.57 of 2002); or
 - 12.1.2 any other serious adverse social or economic conditions.
- 12.2 The reduction will be in relation to the certificate issued for this purpose by the Municipal valuator.
- 12.3 All categories of owners can apply for a reduction in the valuation of the property as described above.
- 12.4 Criteria for granting reductions are as follow:
 - 12.4.1 A reduction in the Municipal valuation as contemplated in section 15(1) (b) of the Act may be granted where the value of a property is affected by fire damage demolition or floods.
 - 12.4.2 The reduction will be in relation to the certificate issued for this purpose by the Municipal valuator.

13. REBATES

- 13.1 Public Benefit Organisations
The following Public Benefit Organisations may apply for the rebate of property rates subject to submission of a tax exemption certificate issued by the South African Revenue Services (SARS) as contemplated in Part 1 of the Ninth Schedule of the Income Tax Act, 1962 (No.58 of 1962) and financial statements.
- 13.1.1 Health care institutions

Properties used exclusively as a hospital, clinic and mental hospital, including workshops used by the inmates, laundry or cafeteria facilities, provided that any profits from the use of the property are used entirely for the benefit of the institution and/or to charitable purposes within the Municipality.

13.1.2 Welfare institutions

Properties used exclusively as an orphanage, old age home or benevolent institution, including workshops used by the residents, laundry or cafeteria facilities, provided that any profits from the use of the property are used entirely for the benefit of the institution and/or to charitable purposes within the Municipality.

13.1.3 Charitable institutions

Property belonging to registered not-for-gain institutions or organisations that perform charitable work.

13.1.4 Sporting bodies

Property used for the purpose of amateur sports on a non-professional and non-profitable basis.

13.1.5 Retirement Establishments

Rates rebate for non-profit organisations providing accommodation for retired individuals are subject to be considered to receive a rebate that will be calculated as a prorata amount based on the number of occupants that qualify for either an indigent subsidy or rebate will be granted as a prorata amount of the number of qualifying occupants,

All occupants with life rights residing within a retirement establishment would be required to do individual applications by completing either the indigent application form or a pensioner's rebate form. This would apply whether a property is registered in the occupant's name or in an entity's name.

Occupiers without life rights that pay rentals, the organisation will be required to submit all rentals payable by the occupant.

The Municipality reserves the right to refuse rebates if the details supplied in the application form are incomplete, incorrect or false.

All other property in a retirement establishment not occupied by a tenant or owner for residential purposes will not qualify for a rebate.

The council may grant a rebate to the following categories:

13.2 Categories of property

13.2.1 Business, commercial and industrial properties

The Municipality may grant rebates to rateable enterprises that promote local, social and economic development in its area of jurisdiction, based on its Local, Social and Economic Development Policy. The following criteria will apply:

- 13.2.1.1 job creation in the Municipal area;
- 13.2.1.2 social upliftment of the local community; and
- 13.2.1.3 creation of infrastructure for the benefit of the community.

Rebates on this category 13.2.1, will be considered on application subject to:

- a business plan submitted in respect of the company indicating the local, social and economic development objectives of the Municipality are going to be met;
- an implementation plan submitted and certified by auditors of the company stating that the objectives have been met in the first year after establishment and how the business entity plans to continue to meet the objectives;
- an assessment by the Municipal Manager or his/her nominee indicating that the company qualifies; and
- approval of the application by a Municipal Council resolution.

- 13.3 State properties
Receive a rebate as determined in Schedule 1.

13.4 Agricultural property rebate

- 13.4.1 Agricultural properties shall be granted a rebate in accordance with Government Gazette 32061 & 32062 issued on 27 March 2009 subject to the owner providing the Municipality with required information in an affidavit received not later than 30 September each year.
- 13.4.2 Qualifying requirements are that the property is being used for agricultural purposes and that these operations are registered as such with SARS or the owner is registered as a *bona fide* farmer with SARS, or
- 13.4.3 where the owner is not taxed as a farmer, proof is required that income from farming activities exceeds 40% of the household income.
- 13.4.4 Rebates may be granted with regard to the following conditions as may be applicable and at a rate as outlined in Schedule 1 to this policy:

- (a) Rebates will be granted as determined in Schedule 1 after submission of proof by the owner to the extent to which agriculture assists in meeting service delivery and development obligations of

the Municipality and contribution to the social and economic welfare of farm workers:

- i. if the owner is providing permanent residential property to the farm workers and the right of permanent residence is conferred by means of a legal document.
- ii. if such residential properties are provided with potable water.
- iii. if the farmer has electrified such residential properties.
- iv. if the farmer is availing his land/buildings to be used for cemetery, education and recreational purposes of the farm workers' children and nearby community in general, etc.

13.5 Agricultural properties used for the trading in or hunting of game or other business, may qualify for a rebate as indicated in Schedule 1.

13.6 Eco-Villages
Eco-Villages may qualify for a rebate according to the extent that services are not provided by the Municipality as indicated in Schedule 1.

13.7 Privately owned Towns
Privately owned or developed towns may qualify for a rebate according to the extent that services are not provided by the Municipality as indicated in Schedule 1.

13.8 Small holdings zoned as agriculture will be treated according to the determination for agriculture land or in terms of multiple uses as the case may be.

13.9 Conservation Land
No rebates are granted to privately owned properties whether designated or used for conservation purposes.

13.10 Historical or heritage properties
No rebates are granted other than residential rebates if appropriate.

13.11 Public Service Infrastructure
Rebate will be granted in accordance with Gazette number 32061 & 32062 issued on 27 March 2009.

13.12 Categories of owners

13.12.1 Retired and Disabled Persons: Rate Rebate

Retired and Disabled Persons qualify for special rebates according to monthly household income. To qualify for the rebate a property owner must:

- 13.12.2 occupy the property as his/her normal residence;
- 13.12.3 is at least 60 years of age or in receipt of a disability pension from the Department of Social Welfare or other approved pension funds;
- 13.12.4 is in receipt of a total monthly income from all sources (including income of spouses of owner) as per Schedule 1;
- 13.12.5 not be the owner of more than one property; and
- 13.12.6 provided that where the owner is unable to occupy the property due to no fault of his/her own, the spouse or minor children may satisfy the occupancy requirement;
- 13.12.7 Property owners must apply on a prescribed application form for a rebate as determined by the Municipality;
- 13.12.8 Applications must be accompanied by:-
 - a certified copy of the bar coded identify document, passport, driver's license, birth certificate or any other proof of the owner's age which is acceptable to the Municipality;
 - sufficient proof of income of the owner and his/her spouse;
 - an affidavit from the owner;
 - if the owner is a disabled person proof of a disability pension payable by the state must be supplied; and
 - if the owner has retired at an earlier age for medical reasons proof thereof must be submitted;
 - be in receipt of a total monthly income from all sources (including income of spouses of owner) as determined in Schedule 1;
- 13.12.9 These applications must reach the Municipality before the end of September preceding the start of the new Municipal financial year for which relief is sought.
- 13.12.10 The Municipality reserves the right to refuse rebates if the details supplied in the application form are incomplete, incorrect or false.
- 13.12.11 Properties with a market value below a prescribed valuation level
These properties instead of a rate determined on the market value may be levied a uniform fixed amount per property.

13.13 Private Roads

All roads in private developments that are on individual erven can receive a rebate as per Schedule 1.

14. COMPULSORY PHASING IN OF RATES

14.1 Newly Rateable Properties

14.1.1 Rates levy on newly rateable property will be phased in over a period of three financial years.

14.1.2 The phasing-in discount will be determined as follow:

- 14.1.2.1 In the first year, 75% discount on the rates for the year applicable on the property,
- 14.1.2.2 in the second year, 50% discount on the rates for the year applicable on the property,
- 14.1.2.3 in the third year, 25% discount on the rates for the year applicable on the property.

14.2 Newly Rateable property owned and used by Public Benefit Organisations

14.2.1 Rates levied on newly rateable property owned and used by organisations conducting specified public benefit activities determined by Council and registered in terms of the Income Tax Act for those activities will be phased in over a period of four financial years.

14.2.2 The phasing-in discount will be determined as follow:

- 14.2.2.1 In the first year no rates will be levied on the property concerned;
- 14.2.2.2 In the second year, 75% discount on the rates for the year applicable on the property;
- 14.2.2.3 in the third year, 50% discount on the rates for the year applicable on the property;
- 14.2.2.4 in the fourth year, 25% discount on the rates for the year applicable on the property.

14.3 Rates on Property belonging to a land reform beneficiary or his/her heirs

14.3.1 The exclusion on property belonging to a land reform beneficiary or his/her heirs from levying of rates will lapse ten years from the date on which such beneficiary's title was registered in the office of the Registrar of Deeds.

14.3.2 After the exclusion period has lapsed, rates payable on the properties concerned will be phased-in over a period of three financial years.

14.3.3 The phasing-in discount will be determined as follows:-

- 14.3.3.1 In the first year, 75% discount on the rates for the year applicable on the property;

- 14.3.3.2 in the second year, 50% discount on the rates for the year applicable on the property;
- 14.3.3.3 in the third year, 25% discount on the rates for the year applicable on the property.

15. COST TO THE MUNICIPALITY DUE TO EXEMPTIONS, REDUCTIONS, REBATES, EXCLUSIONS, PHASING IN AND THE BENEFIT THEREOF TO THE LOCAL COMMUNITY.

- 15.1 The Municipal manager shall ensure that the revenue foregone in respect of the foregoing rebates, exemptions and reductions, are appropriately disclosed in each annual operating budget and in the annual financial statements and annual report and that such rebate, are clearly indicated on the rates account submitted to each property owner.
- 15.2 The municipal manager must annually table in Council:-
 - 15.2.1 a list of all exemptions, reductions and rebates, i.e phasing in discounts, 20% rebate, etc, granted by the municipality during the previous financial year;
 - 15.2.2 a statement reflecting the income which the municipality has foregone during the previous financial year by way of such exemptions, reductions and rebates and the phasing in discount granted in terms of section 21 of the Municipal Property Rates Act

16 RATES INCREASES

- 16.1 The Municipality may consider increasing rates annually during the budget process using the guidelines issued by National Treasury from time to time as a guide.
- 16.2 Rate increases will be used to finance the increase in operating costs of community and subsidised services.
- 16.3 Affordability of rates to ratepayers.
- 16.4 All increases in property rates will be communicated to the local community in terms of the Municipality's policy on community participation meetings, local newspapers, community libraries and municipal websites participation.
- 16.5 A rates tariff in a financial year shall be determined as a proportion of the amount required to finance the difference between the total budget and the amount raised through the trading services.

17 NOTIFICATION OF RATES

- 17.1 The Municipality will give notice of all rates approved at the annual budget meeting at least 30 days prior to the date that the rates become effective.

Accounts delivered after the 30 days notice will be based on the new rates.

- 17.2 A notice stating the extent of the Municipality's resolution and the date on which the new rates become operational will be displayed by the Municipality at places provided for that purpose.
- 17.3 Rates tariff to be used for the levying of rates during a financial year will be promulgated in a Provincial Gazette

18 PAYMENT OF RATES

- 18.1 Ratepayers may choose between paying rates annually in one instalment on or before 30 September or in twelve equal instalments on or before the date mentioned on the monthly municipal account.
- 18.2 Twelve equal monthly instalments will be used as default method to levy property rates on the accounts of owners and owners will have to apply for an annual payment.
- 18.3 If the owner of property that is rateable, notifies the Municipal Manager or his/her nominee not later than 31 May in any financial year, or such later date in such financial year as may be determined by the Municipal Manager or his/her nominee that he/she wishes to pay all rates in respect of such property in one instalment, such owner shall be entitled to pay all rates in the subsequent financial year and each subsequent financial year in one instalment until such notice is withdrawn by him/her in a similar manner.
- 18.4 Interest on arrears of rates whether payable on or before 30 September or in equal monthly instalments, shall be calculated in accordance with the bank prime rate plus 1% as determined from time to time by the SA Reserve Bank. Interest will be calculated on arrears.
- 18.5 If a property owner, who is responsible for the payment of property rates in terms of this policy, fails to pay such rates in the prescribed manner, it will be recovered from him/her in accordance with the provisions of the Credit Control, Debt Collection and Indigent Policies of the Municipality.
- 18.6 Arrear rates may be recovered from tenants, occupiers and agents of the owner, in terms of Section 28 and 29 of the Act.
 - 18.6.1 If an amount due for rates levied in respect of a property is unpaid by the owner of the property after the date determined, the municipality will recover the amount in whole or in part from the tenant or occupier of the property, despite any contractual obligation between the tenant and the owner. The Municipality will only recover the outstanding rates from the tenant or occupier after a written notice has been served to the tenant or occupier.
 - 18.6.2 The amount that the municipality will recover from the tenant or occupier will be limited to the amount of the rent or other money due and payable, but not yet paid by the tenant or occupier to the owner of the property. The tenant or occupier must set off any amount recovered from them by the municipality against any money owed to the owner.

- 18.6.3 The tenant or occupier of a property will on request of the municipality, furnish the municipality with a written statement specifying all payments to be made by the tenant or occupier to the owner of the property for rent or other money payable on the property during a period as may be determined by the municipality.
- 18.6.4 If an amount due for rates levied in respect of a property is unpaid by the owner of the property after the date determined, the municipality will recover the amount in whole or in part from the agent of the owner. The Municipality will only recover the outstanding rates from the agent after a written notice has been served to the agent.
- 18.6.5 The amount that the municipality will recover from the agent will be limited to the amount of the rent or other money received by the agent on behalf of the owner less any commission due to the agent.
- 18.6.6 The agent will on request of the municipality, furnish the municipality with a written statement specifying all payments for rent on the property and any money received by the agent on behalf of the owner during a period as may be determined by the municipality.
- 18.6.7 A rate levied by the Municipality on a property must be paid by the owner of the property. Joint owners of a property are jointly and severally liable for the amount due for rates on that property.

- 18.6.8 Where the rates levied on a particular property have been incorrectly determined, whether because of an error or omission on the part of the Municipality or false information provided by the property owner concerned or a contravention of the permitted use to which the property concerned may be put, the rates payable shall be appropriately adjusted for the period extending from the date on which the error or omission is detected back to the date on which rates were first levied in terms of the current valuation roll.
- 18.7 In addition, where the error occurred because of false information provided by the property owner or as a result of a contravention of the permitted use of the property concerned interest on the unpaid portion of the adjusted rates payable shall be levied at the maximum rate permitted by prevailing legislation.

18.8 Effective Implementation Date

General / Supplementary Valuation

General Valuation will be effective on the first day of a financial year.

19 PAYMENT OF RATES ON PROPERTY IN SECTIONAL TITLE SCHEME

The rate levied on a sectional unit is payable by the owner of the unit. The Municipality may not recover the rate on such sectional title unit, or any part of such rate, from the body corporate controlling the sectional title scheme,

except when the body corporate itself is the owner of any specific sectional title unit.

20 ACCOUNTS TO BE FURNISHED

20.1 The Municipality must furnish each person liable for the payment of a rate with a written account specifying:

- 20.1.1 The amount due for rates payable;
- 20.1.2 The date on or before which the amount is payable;
- 20.1.3 How the amount was calculated;
- 20.1.4 The market value of the property;
- 20.1.5 Phasing in discount if applicable.

20.2 The person liable for payment of the rates remains liable for such payment whether or not such person has received a written account from the Municipality. If the person concerned has not received a written account, he/she must make the necessary enquiries from the Municipality.

21 REGULAR REVIEW PROCESSES

The rates policy must be reviewed on an annual basis to ensure that it complies with legislation and the Municipality's strategic objectives as contained in the IDP.

22 CORRECTION OF ERRORS AND OMISSIONS

Where the rates levied on a particular property have been incorrectly determined, whether because of an error or omission on the part of the Municipality or false information provided by the property owner concerned or a contravention of the permitted use to which the property concerned may be put, the rates payable shall be approximately adjusted for the period extending from the date on which the error or omission is detected back to the date on which rates were first levied in terms of the current valuation roll.

23 FREQUENCY OF VALUATIONS

The Municipality shall prepare a new valuation roll every 4 (four) years and supplementary valuation every 12 (6) six (6) months.

24 GENERAL VALUATION AND PREPARATION OF VALUATION ROLL

- 24.1. The Municipality must cause a general valuation to be made of all properties in the Municipality's jurisdiction and must prepare a valuation roll of all properties in terms of such valuation.
- 24.2. All rateable properties in the Municipal area of Ndlambe must be valued during such general valuation, including properties fully or partially excluded from rates in terms of section 17 of the Property Rates Act.
- 24.3. The general valuation must reflect the market value of properties in accordance with the market conditions that apply as at the date of the valuation, and in accordance with any other applicable provisions of the Property Rates Act.
- 24.4. A valuation roll takes effect from the start of the financial year. Following completion of the public inspection period required by the Act and remains valid for that financial year and subsequent years but not exceeding four financial years.
- 24.5. The market value of a property is the amount the property would have realized if sold on the date of valuation in the open market by a willing seller to a willing buyer.
- 24.6. When valuing a property which is subject to a sectional title scheme, the valuator must determine the market value of each sectional unit in the scheme.
- 24.7. The Municipality must regularly, at least once a year update its valuation roll by causing a supplementary valuation roll to be prepared.

25. COMMUNITY PARTICIPATION

Before the Municipality adopts its rates policy, the Municipality must follow the process of Community participation envisaged in chapter 4 of the Municipal Systems Act, and comply with the following requirements:

The Municipal Manager must:

- 25.1. Conspicuously display the draft rates policy for a period of at least 30 days at the Municipality's head and satellite offices and libraries and website if any;
- 25.2. Advertise in the media a notice stating that a draft rates policy has been prepared for submission to the Council, and that such policy is available at various Municipal offices for public inspection and is also available on the website if any, and inviting local community to submit comments and representatives to the Municipality within a period specified in the notice, but which period shall not be less than 30 days.
- 25.3. Council must take all comments and representations made to it into account when considering the draft rates policy.

26. LEVYING OF RATES ON PROPERTY IN SECTIONAL TITLE SCHEMES

A rate on a property which is subject to a sectional title scheme must be levied on the individual sectional title units in the scheme, and not on the property as a whole.

27. REGISTER OF PROPERTIES

- 27.1. The Municipality must draw up and maintain a register in respect of all properties situated within the Municipality jurisdiction, dividing such register into part A and part B.
- 27.2. Part A of the register consists of the current valuation roll of the Municipality including any supplementary valuation rolls prepared from time to time.

Part B of the register specifies which properties on the valuation roll or any supplementary valuation roll are subject to:

- 27.2.1. An exemption from rates in terms of section 15 of the Property Rates Act;
- 27.2.2. A rebate on or a reduction in the rate in terms of section 15;
- 27.2.3. A phasing in of the rate in terms of section 21;
- 27.2.4. An exclusion referred to in section 17.

- 27.3. The register must be open for inspection by public during office hours. Council must at regular intervals annually update part B of the register.

28. BY-LAWS TO GIVE EFFECT TO THE RATES POLICY

The Municipality must adopt by-laws to give effect to the implementation of its rates policy and such by-laws may differentiate between different categories of properties, and different categories of owners of properties liable for the payment of rates.

29. SHORT TITLE

This policy is the Property Rates Policy of the Ndlambe Local Municipality.

30. ENFORCEMENT/IMPLEMENTATION

This policy has been amended by the Municipality in terms of resolution and comes into effect from 1 July 2012.

SCHEDULE 1

SCHEDULE OF REBATES

Category/Description	Proposed rebate	Based on:
<u>RESIDENTIAL</u>		
All Residential properties	16%	Business rate
<u>AGRICULTURAL LAND (Definition: Agricultural consumer) (Refer par.13.1.3.4)</u>		
<u>Contribution to social and economic welfare of farm workers:</u>		
Concrete structure permanent residential property provided to all farm workers with all basic services (potable water through a tap at house, water borne sewer, electricity, refuse removal)	4% (1% per each service)	After application of Agricultural rate
Availing land/buildings for education and recreational purposes for farm workers	1.0%	After application of Agricultural rate
<u>AGRICULTURAL LAND USED FOR THE TRADING IN OR HUNTING OF GAME OR OTHER BUSINESS</u>		
No Municipal services on property	30.0%	Business rate
Partial Municipal services on property	25.0%	Business rate

Comment [MK1]: Reduce to 14%

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Category/Description	Proposed rebate	Based on:
<u>ECO-VILLAGES</u>		
All residential properties	16%	Business rate
Rebate for all services not provided funded by rates	8%	Business rate
<u>ECO-TOURISM</u>		
Rebate for all services not provided funded by rates	30.0%	
<u>PRIVATELY OWNED TOWNS SERVICED BY OWNER</u>		
All residential properties	16%	Business rate
Rebate for all services not provided funded by rates	8%	Business rate
RETIRED AND DISABLED OWNERS ON RESIDENTIAL PROPERTY WITH RATEABLE VALUE OF LESS THAN R1 100 000		
Category/Description	Proposed rebate	Based on:
Owner with income up to R 3000 per month	45.0%	Business rate
Owner with income between R 3001 and R 4000	35.0%	Business rate
Owner with income between R 4001 and R 5000	25.0%	Business rate
PRIVATE ROADS / PRIVATE OPEN SPACES		
Private roads / Private open spaces fully accessible to the public on individual erven	100.0%	
INDIGENT HOUSEHOLDS	Proposed rebate	Based on:
Owners with income up to the equivalent of two government old age pensions	100%	Business rate
Owners with income greater than two government old age pension and R 3 500 per month	30.0%	Business rate

Comment [MK2]: Reduce to 14%

Comment [MK3]: Reduce to 14%

All above rebates will only be granted on completion of the necessary application form and the submission of all required documentation.

All applications will be subjected to verification before approval.

In terms of section 17 of the Act, a Municipality may not levy a rate:-

- a) on the first 30% of the market value of public service infrastructure
- b) on the first R15 000 of the Market value of a property assigned in the valuation roll or supplementary valuation roll of the municipality for:
 - i) all residential properties
 - ii) all properties used for multiple purpose, provided one or more components of the property are used for residential purpose



NDLAMBE MUNICIPALITY

SUBSISTENCE & TRAVELLING

POLICY

DRAFT

2017/2018

1. POLICY

- 1.1 Every representative who travels on the business of the Municipality must comply with this policy in letter and in spirit.
- 1.1.1 Representatives who travel on the business of the Municipality must appreciate, at all times, that they are ambassadors for the municipality, that their action, conduct and statements must be in the best interest of the Municipality and that they must comply with any specific mandates they have been given.
- 1.1.2 Council delegates or representatives to any conference, workshops or meeting must ensure that they arrive on time and attend until the conclusion of such event.

2. GENERAL

- a) Councillors and staff are divided into three different categories to determine Subsistence and Travel and Car Rental. The categories being the following:
 - (i) Mayor/ Speaker / Municipal Manager
 - (ii) Councillors /Directors / Deputy Directors / Assistant Directors
 - (iii) All other officials
- b) When beyond the borders of the Ndlambe Municipality categories (i) to (iii) as mentioned above would be entitled to stay in the following categories of accommodation establishments when officially away on business:
 - (i) Mayor / Speaker / Municipal Manager
 - (a) Hotel, Lodge Resort;

Room Only Including Parking and Wi-Fi	R1 250.00
Room and Breakfast including Parking and Wi-Fi	R1 350.00
Room, Dinner and Breakfast Including Parking and Wi-Fi	R1 550.00
 - (b) Bed and Breakfast, Country House or Guest Lodge;

Room Only Including Parking and Wi-Fi	R1 000.00
Room and Breakfast including Parking and Wi-Fi	R1 150.00
Room, Dinner and Breakfast Including Parking and Wi-Fi	R1 330.00
 - (c) Self Catering R1 250.00

(Should no accommodation be available around the location to the venue of the meeting, training, workshop etc within the costs listed above the Municipal Manager may authorise expenditure of up to R1 500.00 room only, R1 750.00 bed and breakfast and R2 000.00 for dinner, bed and breakfast on the presentation of three quotations and a detailed motivation)
 - (ii) Councillors, Directors / Deputy Directors / Assistant Directors
 - (a) Hotel, Lodge Resort;

	Room Only Including Parking and Wi-Fi	R1 100.00
	Room and Breakfast including Parking and Wi-Fi	R1 200.00
	Room, Dinner and Breakfast Including Parking and Wi-Fi	R1 400.00
(b)	Bed and Breakfast, Country House or Guest Lodge;	
	Room Only Including Parking and Wi-Fi	R 900.00
	Room and Breakfast including Parking and Wi-Fi	R1 050.00
	Room, Dinner and Breakfast Including Parking and Wi-Fi	R1 230.00
(c)	Self Catering	R1 100.00

(Should no accommodation be available around the location to the venue of the meeting, training, workshop etc within the costs listed above the Municipal Manager may authorise expenditure of up to R1 250.00 room only, R1 350.00 bed and breakfast and R1 550.00 for dinner, bed and breakfast on the presentation of three quotations and a detailed motivation)

(iii) All other officials;

(a)	Hotel, Lodge Resort;	
	Room Only Including Parking and Wi-Fi	R 900.00
	Room and Breakfast including Parking and Wi-Fi	R1 030.00
	Room, Dinner and Breakfast Including Parking and Wi-Fi	R1 230.00
(b)	Bed and Breakfast, Country House or Guest Lodge;	
	Room Only Including Parking and Wi-Fi	R 500.00
	Room and Breakfast including Parking and Wi-Fi	R 650.00
	Room, Dinner and Breakfast Including Parking and Wi-Fi	R 830.00
(c)	Self Catering	R 900.00

(Should no accommodation be available around the location to the venue of the meeting, training, workshop etc within the costs listed above the Municipal Manager may authorise expenditure of up to R1 100.00 room only, R1 200.00 bed and breakfast and R1 400.00 for dinner, bed and breakfast on the presentation of three quotations and a detailed motivation)

- c) The Municipal Manager may approve accommodation at a higher rate than that listed in points (i), (ii) and (iii) above, where the extra cost of the accommodation is due to location and the going cost of accommodation is higher than that stated above, subject to the provision of three quotes and detailed motivation.
- d) Council will not pay for accommodation for the night after meetings where the meeting (etc) ended earlier than 15h30 and the distance from the meeting (etc) venue is less than 150 kilometres back to place of work.
- e) Council will not pay for accommodation for the night prior to a meeting (etc) if the meeting (etc) starts after 08:30am, and the distance from the place of work to the meeting (etc) is less than 150 kilometres

2. **SUBSISTENCE ALLOWANCE**

a) Within The Republic of South Africa

- Where a Councillor /Official is actually and necessarily absent from the ordinary place of residence for more than 24 hours and **Council** is responsible for paying for accommodation:

- R300.00 per overnight stay or each completed period of 24 hours of such absence, plus R60.00 per completed 24 hours

OR

- The actual cost of hotel accommodation (considering paragraph 1.b) to include dinner and lunch, if provided; bed and breakfast, including laundry, plus R60 per night
- Where a Councilor/Official is actually and necessarily absent from the ordinary place of residence for more than 24 hours and the *host* is paying for both accommodation and meals:
 - An additional allowance of R60.00 per completed 24 hours is payable to cover reasonable expenses.
- When a Councillor / Official is actually and necessarily absent from the ordinary place of residence for more than 24 hours or as approved by the Municipal Manager if less than 24 hours and the host is paying for accommodation OR meals:
 - A R60.00 additional allowance is payable to cover reasonable expenses.
 - The cost of meals if not paid by the host is claimable subject to following maximum limits per person

• Lunch	R 120.00
• Dinner	R 150.00
• Breakfast	R 120.00
- Any additional costs, other than approved entertainment as provided in the budget, shall be for the account of the official.

b) Travel outside of the The Republic

Where a Councillor/Official is required to visit a destination outside Africa:

REVISION OF SPECIAL DAILY ALLOWANCES FOR OFFICIAL VISITS ABROAD.

1. Following the revision of special daily allowances in respect of certain countries for official visits abroad in March 2012, the Minister for Public Service and Administration has in terms of section 3(5)(a) of the Public Service Act, 1994, as amended, read with Part V/E. 2(a) of the Public Service Regulations, 2001,

determined the implementation with retrospective effect from 01 March 2013 that-

- 1.1 the special daily allowances for official visits abroad be revised in respect of the identified countries depicted on the attached Annexure A.
2. The Financial Manual for the calculation and the application of the special daily allowances for official visits abroad will be amended in due course.
3. Expenditure in respect of this adjustment must be accommodated within the existing departmental allocations.

SEE ATTACHED ANNEXURE A FOR ACCOMMODATION ON OFFICIAL JOURNEYS OUTSIDE THE REPUBLIC OF SOUTH AFRICA

c) Calculation of subsistence allowance

- Allowances shall be calculated in respect of the period from the latest reasonable time as which it would be necessary for the traveler using the authorized form of transport to leave the ordinary place of residence or office in order to be present at the appointed time to the earliest reasonable time on or about which such traveler could, by using such transport, arrive back at the ordinary place of residence or office; provided that where the traveler has made use of a use of a form of transport other than that which has been authorized by the Council and the period taken up in actually and necessarily traveling to and from the appointed venue, by means of such unauthorized form of transport, is less than the period which would have been taken up in so traveling by means of the authorized form of transport, the allowance in respect of subsistence expenses shall be calculated in respect of the period actually and necessarily taken up in traveling by means of such unauthorized form of transport.
- Allowances payable where an overnight stay in is not allowed shall only be payable where an absence of at least four hours is involved.

3. TRAVELLING EXPENSES

When Councillors/Officials make use of own transport for official traveling, the following rates will be applicable:

- (a) Officials who are driving subsidized vehicles and Councillors who are receiving a traveling allowance will be reimbursed on official trips from the Ndlambe Municipal office to destinations outside Ndlambe Municipal area of jurisdiction. This will be based on the South African

Revenue Service Ratings and kilometers base on shortest distance per the distance calculator per google map. Any kilometers travelled in excess Of those kilometers indicated on google map must be motivated on the claim form

- (b) All other Officials using private vehicles after approval has been obtained will be remunerated from their work place and back for kilometers traveled at the prevailing rate per kilometer as fixed by the Minister of Finance from time to time (SARS rate) and kilometers based on shortest distance per the distance calculator per google map. Any kilometers travelled in excess of those kilometers indicated on google map must be motivated on the claim form
- (c) Officials and Councillors notwithstanding the provisions above make use of shuttles services when travelling to Airport if the costs of the shuttle service is less than the travelling allowance plus airport parking cost

Any fuel, damages, service or repairs to personal vehicles occurring during the trip will be the individual's responsibility as these cost are included in the per kilometer costs reimbursement.

4. CAR RENTAL

Car hire should only be used if the cost of car hire is lower than the cost of making use of shuttle and or taxi services

- i. Staff to be encouraged to considering using their own vehicles first, where viable, before considering the hiring of vehicles.
- ii. Staff to make use of shuttle services if the cost of kilometres claimable by the employee (using own vehicles) plus the cost of parking is higher than that of the shuttle service cost.
- iii. Hiring of vehicles for Councillors and officials to be from a category below Group B or equivalent class. Upgrades are permissible if such upgrades is are either free or at a lower charge than Group B.
- iv. Officials and Councillors are permitted to accept upgraded group of vehicle if such upgrade is offered for free or at a lower charge then group B
- v. Vehicle travel claims are restricted to the actual distance travelled in excess of the normal distance from the employee's residence to his or her place of work or as may be negotiated using a motor vehicle allowance scheme.
- vi. Credit or Petrol Cards in the name of the municipality are not permitted.
- vii. Vehicles hired by Ndlambe officials are to be used to transport Ndlambe officials only
- viii. Any car hired must be used for official business only

5. AIR TRAVEL BOTH WITHIN AND OUTSIDE THE REPUBLIC OF SOUTH AFRICA

Air Flights - only economy air flights for Councillors and Staff to be approved, rates for air flights as negotiated by National Treasury to be utilised as far as possible.

This will not apply if the host pays for air travel.

GENERAL

Where actual amounts/rates are listed during the compilation of the Policy, it must be borne in mind that they are subject to change from time to time based on decisions made by Council.

All claims for meals where it exceeds the limit per the policy and not entertainment, etc must be accompanied by slips. Failure to produce slips will result in amount being deducted from salaries.

CLAIMS

All claims relating to the above are to be made on the official Ndlambe Municipality Subsistence & Travel claim form as amended from time to time and authorized by the relevant official as per the Ndlambe Municipality Delegation Register.

The Mayor, Municipal Manager and Directors can only claim after trip has been taken. All other councilors and officials to claim at least three days before trip.

All claims must have an attendance register-failure to provide an attendance register will result in the claim not been or money been recovered from salary.

Comment [LC1]: Insert : The Assistant Director: Expenditure has been authorized by the Municipal Manager to correct obvious errors and amend the S&T claim forms accordingly.



NDLAMBE MUNICIPALITY

CLAIM FOR TRAVELLING & SUBSISTENCE EXPENSES

NAME OF CLAIMANT : _____

ATTENDING : _____

VENUE & TOWN : _____

VOTE : ☐ ☐ ☐ ☐ ☐ FUNDS AVAILABLE : Y/N ☐

AUTHORITY (if Applicable) : Council Minute No. _____ Date : _____

MODE OF TRAVEL* : ☐ Bus ☐ Own Car ☐ Air ☐ Taxi ☐ Municipal Vehicle
(*Mark Applicable)

	R	c
Officials driving subsidised vehicles and Councillors receiving a travelling allowance :		
Kilometres : _____ @ _____ cents per kilometre =		
All other officials using private vehicles :		
Kilometres : _____ @ _____ cents per kilometre =		
Airfare : Single = R _____ Return = R _____ Total =		
Taxi Fare : To = R _____ From = R _____ Total =		
Bus Fare : To = R _____ From = R _____ Total =		
Date of Departure : _____ Time of Departure : _____		
Date of Return : _____ Time of Return : _____		
Number of Days Away : _____ @ R _____ per Day =		
Car Hire (Quotations to be attached) :		
Other Incidental Expenses to be refunded to Claimant : _____		
TOTAL CLAIMED : _____ R		

CERTIFIED CORRECT :

COUNCILLOR / OFFICIAL (Claimant) BUDGET OFFICE

APPROVED :

MUNICIPAL MANAGER or
DELEGATED OFFICIAL

ANNEXURE A

**ACCOMMODATION ON OFFICIAL JOURNEYS OUTSIDE THE
REPUBLIC OF SOUTH AFRICA**

ANNEXURE A

ACCOMMODATION ON OFFICIAL JOURNEYS OUTSIDE THE REPUBLIC

NOTE: PLEASE ALSO CHECK CIRCULARS ON the dpa website FOR THE LATEST ADJUSTMENTS BEFORE IMPLEMENTING THE ALLOWANCES IN THE TABLE HEREUNDER

1. When expenditure on accommodation is wholly met from public funds an employee is compensated on the following basis:
 - 1.1. In the case of official visits to the countries listed in the table hereunder:
 - 1.1.1. The reasonable actual expenses in respect of accommodation, dry cleaning and laundering; and
 - 1.1.2. A special daily allowance to compensate for the employee's three meals (breakfast lunch and dinner) and incidental expenses (e.g. reading matter, private telephone calls, soft drinks which do not form part of meals, etc).
 - 1.2. In the case of official visits to the countries not listed in the table hereunder:
 - 1.2.1. The reasonable actual expenses in respect of accommodation, dry cleaning, and laundering;
 - 1.2.2. The reasonable actual costs of three meals; and
 - 1.2.3. A special daily allowance, equal to the special daily allowance for local official visits when actual expenses are claimed, to defray incidental expenses (reading matter, private telephone calls, soft drinks which do not form part of meals, etc). This allowance was determined to be R98.00 per day up to the 31 March 2014 and is revised with effect from 1 April each year.
2. The amounts set out in the table hereunder are maximum amounts. Therefore when accommodation expenditure and related expenses are wholly or partially sponsored by a donor or sponsor, or where part of the meals (e.g. breakfast included in hotel accommodation expenses) is paid by the Employer, the payment of a reduced special daily allowance must be considered.

Due to the above, it is advisable to have a departmental policy on the payment of such reduced amounts. In the formulation of such policy, departments are strongly advised to consider the following breakdown of the special daily allowance to determine the reduced special daily allowance to be paid:

- 2.1 Incidental expenses (15%)
- 2.2 Breakfast (20%)
- 2.3 Lunch (20%)
- 2.4 Dinner (45%)

Country	Currency	Special Daily Allowance	
		Head of Departments mentioned in the first Schedule of the Public Service Act, 1964 or employees (irrespective of rank) accompanying a Minister or Deputy Minister	Other employees
Albania	Euro	88	66
Algeria *	Euro	102	77
Angola	US \$	293	221
Antigua and Barbuda	US \$	200	151
Argentina	US \$	107	80
Armenia	US \$	200	151
Austria	Euro	113	85
Australia	A \$	189	143
Azerbaijan	US \$	132	99
Bahrain	US \$	174	132
Bahamas	B Dinars	33	25
Bangladesh	US \$	72	54
Barbados	US \$	184	139
Belarus	Euro	89	52
Belgium	Euro	130	98
Belize	US \$	138	104
Benin	Euro	81	61
Bolivia *	US \$	64	48
Bosnia-Herzegovina *	Bam	139	105
Botswana	Pula	471	355
Brazil *	Reals	288	217
Brunei	US \$	80	60
Bulgaria	Euro	82	62
Burkina Faso *	FCFA	53 012	39 976
Burundi	Burundian Franc	277 550	209 300
Cambodia	US \$	88	66
Cameroon	Euro	187	141
Canada *	C \$	152	115
Cape Verde Islands	Euro	59	44
Central African Republic	Euro	85	64
Chad	Euro	110	83
Chile	US \$	117	88
China (People's Republic)	Renminbi	854	644
Colombia	US \$	85	64

Country	Currency	Special Daily Allowance	
		Head of Departments mentioned in the first Schedule of the Public Service Act, 1984 or employees (irrespective of rank) accompanying a Minister or Deputy Minister	Other employees
Comoros	Euro	114	86
Cook Islands	New Zealand \$	187	148
Cote D'Ivoire \$	Euro	87	66
Costa Rica	US \$	93	70
Croatia	Euro	88	74
Cuba \$	US \$	112	85
Cyprus \$	Euro	107	81
Czech Republic \$	Euro	83	63
Democratic Republic of Congo \$	US \$	142	107
Denmark \$	Denish Kroner	1 183	892
Djibouti	US \$	90	68
Dominican Republic	US \$	90	68
Ecuador	US \$	110	83
Egypt \$	US \$	118	89
El Salvador	US \$	85	49
Equatorial Guinea	Euro	118	89
Eritrea \$	US \$	117	89
Estonia	Euro	83	63
Ethiopia	US \$	56	44
Fiji	US \$	100	75
Finland	Euro	158	119
France	Euro	142	107
Gabon \$	Euro	150	113
The Gambia	Euro	95	71
Georgia	US \$	86	65
Germany \$	Euro	109	82
Ghana	US \$	117	86
Greece \$	Euro	118	89
Grenada	US \$	137	103
Guatemala	US \$	88	74
Guinea	Euro	71	54
Guinea Bissau	Euro	77	58
Guyana	US \$	107	81
Haiti	US \$	99	75
Honduras	US \$	151	114
Hong Kong	Hong Kong \$	909	685

Country	Currency	Special Daily Allowance	
		Head of Departments mentioned in the first Schedule of the Public Service Act, 1934 or employees (irrespective of rank) accompanying a Minister or Deputy Minister	Other employees
Hungary	Euro	79	60
Iceland	ISK	19 525	14 724
India \$	Indian Rupee	5 360	4 042
Indonesia	US \$	78	59
Iran	US \$	96	72
Iraq	US \$	114	88
Ireland \$	Euro	113	88
Israel \$	US \$	161	121
Italy \$	Euro	113	85
Jamaica	US \$	137	104
Japan \$	Yen	16 071	12 119
Jordan \$	US \$	178	134
Kazakhstan \$	US \$	122	92
Kenya	US \$	103	78
Kiribati	Australian \$	212	160
Korea	US \$	165	124
Kuwait (State of) \$	US \$	184	124
Kyrgyzstan	US \$	156	118
Laos	US \$	86	65
Latvia	US \$	137	104
Lebanon	US \$	128	98
Lesotho	RSA Rand	682	514
Liberia \$	US \$	129	97
Libya	US \$	102	77
Lithuania	Euro	140	106
Macao	Hong Kong \$	1 087	820
Macedonia (Former Yugoslav)	Euro	91	68
Madagascar	Euro	95	72
Madeira	Euro	284	199
Malawi	Malawi Kwacha	19 726	14 875
Malaysia \$	Ringgit	333	251
Maldives	US \$	164	139
Mali \$	Euro	165	124
Malta	Euro	120	91

Country	Currency	Special Daily Allowance	
		Head of Departments mentioned in the first Schedule of the Public Service Act, 1954 or employees (irrespective of rank) accompanying a Minister or Deputy Minister	Other employees
Marshall Islands	US \$	232	175
Mauritania \$	Euro	88	68
Mauritius	US \$	96	72
Mexico \$	Mexican Pesos	1 194	901
Moldova	US \$	106	80
Moldova	US \$	63	48
Montenegro	Euro	156	118
Morocco \$	Dirhams	882	685
Mozambique	US \$	101	78
Myanmar	US \$	80	61
Namibia	RSA Rands	759	572
Nauru	Australian \$	253	191
Nepal	US \$	58	43
Netherlands \$	Euro	107	81
New Zealand	New Zealand \$	173	131
Nicaragua	US \$	262	197
Niger	Euro	90	67
Nigeria \$	US \$	143	108
Niue	New Zealand \$	229	173
Norway	NOK	1 685	1 271
Oman	Rials Omani	63	48
Pakistan \$	Pakistani Rupees	5 716	4 310
Palestine	US \$	229	173
Palestine	US \$	134	101
Panama	US \$	95	71
Papua New Guinea	Kina	258	195
Paraguay	US \$	57	43
Peru	US \$	121	91
Philippines \$	US \$	121	91
Poland \$	Euro	88	67
Portugal \$	Euro	91	69
Qatar	Qatar Riyals	592	446
Republic of Congo	Euro	135	101
Reunion	Euro	149	113
Romania \$	Euro	73	55

Country	Currency	Special Daily Allowance	
		Head of Departments mentioned in the first Schedule of the Public Service Act, 1954 or employees (irrespective of rank) accompanying a Minister or Deputy Minister	Other employees
Turkmenistan	USA \$	114	86
Tuvalu	Australian \$	308	232
Uganda	US \$	79	60
Ukraine \$	Euro	114	86
United Arab Emirates \$	Dirhams	597	450
United Kingdom	£ Pounds	113	85
Uruguay \$	US \$	123	93
USA \$	US \$	140	106
Uzbekistan	Euro	106	80
Vanuatu	US \$	157	118
Venezuela	US \$	212	160
Vietnam \$	US \$	80	60
Yemen	US \$	85	64
Zambia	US \$	108	82
Zimbabwe	US \$	108	82

Definition of Symbols

Revised on 1 March 2013



the dpsa

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REPUBLIC OF SOUTH AFRICA

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Telephone : (012) 336 1072
File : 17/1/P

TO: ALL HEADS OF NATIONAL AND PROVINCIAL DEPARTMENTS AND PROVINCIAL ADMINISTRATIONS

REVISION OF SPECIAL DAILY ALLOWANCES FOR OFFICIAL VISITS ABROAD

1. Following the revision of special daily allowances in respect of certain countries for official visits abroad in March 2012, the Minister for Public Service and Administration has in terms of section 3(5)(a) of the Public Service Act, 1994, as amended, read with Part V/E. 2(a) of the Public Service Regulations, 2001, determined the implementation with retrospective effect from 01 March 2013 that:
 - 1.1. the special daily allowances for official visits abroad be revised in respect of the identified countries depicted on the attached Annexure.
2. The Financial Manual for the calculation and the application of the special daily allowances for official visits abroad will be amended in due course.
3. Expenditure in respect of this adjustment must be accommodated within the existing departmental budget allocations.


DIRECTOR-GENERAL
DATE: 2013/04/12



NDLAMBE MUNICIPALITY

CONSULTANT POLICY

DRAFT

2017/2018

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APPOINTMENT OF CONSULTANT POLICY

1. INTRODUCTION

In terms of section 62 (1) (c) of the MFMA, the Accounting Officer of a municipality is responsible for managing the financial administration of the municipality, and must for this purpose take all reasonable steps to ensure that the municipality has and maintains effective, efficient and transparent systems :-

- of financial and risk management and internal controls; and
- of internal audit operating in accordance with any prescribed norms and standards.

In terms of Section 77 (2) of the MFMA the top management must assist the accounting officer in managing and co-ordinating the financial administration of the municipality.

Lastly in terms of section 78 (1) (a) of the MFMA each senior manager of a municipality and each official of a municipality exercising financial management, must take all reasonable steps within their respective areas of responsibilities to ensure that the system of financial management and internal control established for the municipality is carried out diligently.

In particular, the official must take effective and appropriate steps to prevent, within that official's area of responsibility, any unauthorised, irregular, fruitless and wasteful expenditure and any under-collection of revenue due.

2. DEFINITION

For the purposes of this policy the following definitions apply:	
"Accounting Officer"	Municipal Manager
"Chief financial Officer"	A person designated in terms of Chapter 9 section 81 of the MFMA
"Consultant"	An external person or organisation that provides a service to the department in those areas, where the department either lacks the required specialised skills or capacity.
"Lack of capacity"	Insufficient physical resources within the Department. Relevant knowledge, expertise and experience that may not exist within the Department.

3. OBJECTIVE

To ensure that consultants are contracted only after the completion of a GAP analysis has confirmed that the municipality does not have the requisite skills or resources in its employment to perform the services required and to ensure that consultants are remunerated within a regulated environment that is fair and equitable, thereby maximizing the value added to the Municipality.

4. SCOPE OF APPLICATION

This document informs Municipal officials of the policy on the appointment of consultants.

5. LEGISLATIVE FRAMEWORK

The Municipality operations are governed by an array of different acts and this policy should be understood within that context. The following Acts and prescripts are central in defining Municipal boundaries and areas of influence:

- Municipal Finance Management Act, 2003(Act 56 of 2003)
- Treasury Regulations
- National Treasury guidelines and prescripts

6. ACTUAL POLICY

6.1 APPOINTMENT OF CONSULTANTS

A formal needs analysis needs to be conducted before commencing with the appointment of any consultant. A needs analysis must confirm that the municipality does not have the requisite skills or resources in its employment to perform the services required.

All appointment of consultants shall be done in accordance with the Supply Chain Management regulations and the Ndlambe Municipality Supply Chain Policy.

All appointments of consultants in the Municipality shall be in writing recommended by the Bid Adjudication Committee and approved by the Accounting Officer. Programme/Responsibility managers may recommend the appointment of consultants to render specific services, should they be of the opinion that the Municipality lacks the required skills or necessary capacity and those funds are available within their existing budgets. The Departmental Head and Manager where required in conjunction with Bid Specification Committee will be responsible to prepare the "**Terms of Reference**" to the Accounting Officer for the advertisement to request proposals.

6.1.1 PRIMARY REASONS FOR APPOINTMENT OF CONSULTANTS

Consultants are engaged principally for the following reasons:

- (a) To provide specialized services for limited periods without any obligation of permanent employment;

- (b) To benefit from superior knowledge, transfer of skills and upgrading of a knowledge base while executing an assignment;
- (c) To provide independent advice on the most suitable approaches, methodologies and solutions of projects.

6.1.2 MINIMUM REQUIREMENTS WHEN APPOINTING CONSULTANTS

When appointing consultants, it is necessary to strive to satisfy the following minimum requirements:

- (a) Meeting the highest standards of quality and efficiency;
- (b) Obtaining advice that is unbiased, that is, being delivered by a consultant acting independently from any affiliation, economic or otherwise, which may cause conflicts between the consultant's interests and those of government; and
- (c) Ensuring the advice proposed or assignment executed, meeting the ethical principles of the consultancy professions.

6.1.3 SELECTION METHODS FOR THE APPOINTMENT OF CONSULTANTS

The following are the methods most generally used for the appointment of consultants:

- Quality and cost based selection.
- Quality based selection.
- Selection under a fixed budget.
- Least cost selection.
- Single source selection.

The method of selection is determined by the scope of the assignment, the quality of the service, the complexity of the assignment and whether assignments are of a standard or routine nature.

6.1.4 SERVICE LEVEL AGREEMENT OR AGREEMENT

- (a) All appointments shall be by means of a written contract or agreement, between the Municipality and the consultant concerned;
- (b) The Accounting Officer shall sign as the duly appointed representative of the Municipality;
- (c) The Accounting Officer may approve the extension of employment contracts or agreements in terms of Supply Chain Management Policy provided that:
 - I. Sufficient funds are available;
 - II. The extension is required as a result of additional operational requirements;
 - III. The original terms of reference have not been deviated from; and
 - IV. Delivery has been satisfactory and in accordance with the terms of reference.

6.1.5 TERMS AND CONDITIONS

Written contracts or agreements shall, as a minimum, contain the following:

- (a) Defined deliverables including time and cost;
- (b) The mechanisms allowing for the frequent monitoring, at least monthly, of progress in terms of the agreed objectives;
- (c) The period of employment with specific start and end dates;
- (d) The terms and conditions in terms of a specific regulation, code or collective agreement or tender;
- (e) The notice period required by either side to terminate the contract;
- (f) Retention and penalty clauses for poor performance;
- (g) The rates agreed upon;
- (h) The travel and subsistence cost agreed upon;
- (i) The frequency of payment;
- (j) The method of payment; and
- (k) Skills transfer where relevant

6.2 PAYMENT OF CONSULTANTS

All consultants including construction and infrastructure related services are to be remunerated at the rates equal to or below those:

- a) Determined in the "Guideline on fees for audit done on behalf of the "Auditor-General South Africa" issued by the South African Institute of Chartered Accountants (SAICA);
- b) Set out in the "Guide on Hourly Fee Rates for Consultants", by the Department of Public Services and Administration" (DPSA);
- c) Prescribed by the body regulating the profession of the consultant; and
- d) In any other case, the rate as determined by National Treasury guidelines through the relevant Supply Chain Management process.

Travel and subsistence costs for consultants must be in accordance with the following:

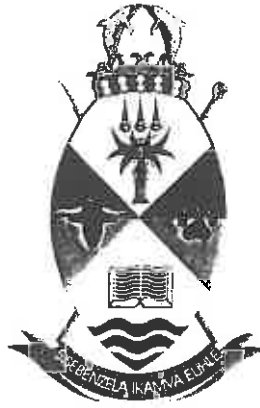
- a) Hotel accommodation may not exceed R1 350.00;
- b) Only economy air tickets for flights;
- c) Only group B vehicles or lower to be hired; and
- d) Kilometres claimed for the use of private vehicles may not exceed the rates approved by the National Department of Transport as updated from time to time.

6.3. ANNUAL AND QUARTERLY MANAGEMENT REPORTING

The Director/Manager that appointed a consultant shall submit, in writing on a monthly basis, a report to the Accounting Officer that includes the following;

- a) The amount paid to the consultant in the month;
- b) Details of skills transferred;
- c) Performance assessment on the work done by the consultant;

The report to the Accounting Officer must be handed to the Chief Financial Officer by the seventh (7th) day of the ensuing month to be included in the monthly Section 71 report.



NDLAMBE MUNICIPALITY

SUPPLY CHAIN MANAGEMENT
POLICY

2017/2018

MARCH 2017 REVISION

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1. Definitions

In this policy and any bid documentation or directive issued in terms thereof, the singular includes the plural and vice versa, any one gender includes both genders and, unless the context otherwise indicates, a word or expression to which a meaning has been assigned in the Municipal Finance Management Act has the same meaning as in this Act and -

"The Act" means the Local Government: Municipal Finance Management Act No. 56 of 2003 and, unless otherwise stated in this policy, any reference to "the Act" shall mean a reference to this Act;

"Accounting Officer" means the manager of the municipal administration and accounting officer of the municipality appointed by the council in terms of section 54A of the Local Government: Municipal Systems Act No. 32 of 2000 and includes any employee of the municipality who acts in his stead and, in the event of the municipality being subject to an intervention in terms of section 139 of the Constitution or any other applicable law, includes the "Administrator" appointed as a consequence of such intervention or in terms of the conditions pertaining thereto;

"All applicable taxes" includes value-added tax, pay as you earn, income tax, skills development levies and unemployment insurance fund contributions;

"B-BBEE" means broad-based black economic empowerment as defined in section 1 of the Broad-Based Black Economic Empowerment Act;

"B-BBEE status level of contributor" means the B-BBEE status of an entity in terms of a code of good practice on black economic empowerment issued in terms of section 9(1) of the Broad-Based Black Economic Empowerment Act;

"Bid" means a written offer in a prescribed or stipulated form in response to an invitation to bid issued by the municipality for the procurement of goods, services or works through price quotations, advertised competitive bidding processes, limited bids or proposals or for the disposal of assets and **"tender"** has a corresponding meaning;

"Bid Committees" means the committees established in terms of this policy to prepare bid specifications, bid documentation, evaluate responsive bids and, where so authorized, to adjudicate responsive bids and any reference in section 117 of the Municipal Finance Management Act to municipal tender committees shall be construed as a reference to the aforesaid committees;

"Bid documentation" means all documentation relating to or necessary in order to complete a procurement or disposal including but not limited to such specification, bidding, certification and contractual documentation as may be prescribed by National Treasury or the Construction Industry Development Board, as the case may be, for municipal supply chain management purposes and the implementation of this policy;

"Bidder" means any person who submits a bid or quotation to the municipality in response to an invitation to bid or quote and includes a **"tenderer"**;

"Bid rigging" means a prohibited collusive bidding practice in terms of which bidders that would normally be expected to compete in a procurement process either singularly or by association with other persons or firms in a horizontal relationship, secretly conspire to raise prices or lower the quality of goods and/or services or agree not to compete against each other in such process;

"Black Designated Groups" has the meaning assigned to it in the codes of good practice issued in terms of section 9(1) of the Broad-Based Black Economic Empowerment Act;

"Black People" has the meaning assigned to it in section 1 of the Broad-Based Black Economic Empowerment Act;

"Broad-Based Black Economic Empowerment Act" means the Broad-Based Black Economic Empowerment Act, 2003 (Act No. 53 of 2003);

"Chief Financial Officer" means the official of the municipality designated as such in terms of section 80(2)(a) of the Municipal Finance Management Act;

"CIDB" means the Construction Industry Development Board;

"CIDB regulations" means any regulations issued in terms of the Construction Industry Development Board Act No. 38 of 2000;

"Co-operative" means a co-operative registered in terms of section 7 of the Cooperatives Act, 2005 (Act No. 14 of 2005);

"Codes of Good Practice" means the Codes of Good Practice on Black Economic Empowerment issued in terms of section 9 (1) of the Broad-Based Black Economic Empowerment Act and contained in General Notice 12 of 9 February 2007;

"Comparative price" means the price after the factors of a non-firm price and all unconditional discounts that can be utilized, have been taken into consideration;

"Competitive bidding process" means a transparent procurement method in which bids from competing contractors, suppliers or vendors are invited by openly advertising the scope, specifications, terms and conditions of the proposed contract as well as the criteria by which responsive bids received will be evaluated;

"Competitive bid" means a bid in terms of a competitive bidding process;

"Consortium or joint venture" means an association of persons for the purpose of combining their expertise, property, capital, efforts, skill and knowledge in an activity for the execution of a contract;

"Construction works" or **"works"** means the provision of a combination of goods and services arranged for the development, extension, installation, repair, maintenance, renewal, removal, renovation, alteration, dismantling or demolition of a fixed asset including building and engineering infrastructure;

"Contractor" means a person or body of persons who undertakes to execute and complete procured construction works for or on behalf of the municipality;

"Contract" means the agreement that results from the acceptance of a bid by the municipality in accordance with this policy;

"Council" means the council of Ndlambe Municipality;

"CSD" means the Central Supplier Data Base as maintained by National Treasury;

"Day" unless expressly otherwise provided in this policy, means a calendar day, provided that when any particular number of days is prescribed for the doing of any act, or for any other purpose, the same shall be reckoned exclusively of the first and inclusively of the last day, unless the last day happens to fall on a Sunday or on any public holiday, in which case

the time shall be reckoned exclusively of the first day and exclusively also of every such Sunday or public holiday;

"Delegating authority" means the council, a duly authorized political structure or office bearer thereof, the Accounting Officer or other employee to whom original powers are assigned in terms of legislation and, in relation to a sub-delegation of a power, that delegated body;

"Delegation" means the issuing of a written authorization by a delegating authority to a delegated body to act in his stead and, in relation to a duty, includes an instruction or request to perform or to assist in performing the duty and "delegate" and sub-delegate has a corresponding meaning;

"Delegated body" in relation to the delegation of a power means the person to whom a power has been delegated by the delegating authority in writing;

"Designated Official" means the official of the municipality to whom the accounting officer or the chief financial officer, as the case may be, have, in accordance with sections 79 and 82 of the Municipal Finance Management Act No. 56 of 2003 delegated or sub-delegated powers, functions and duties in connection with the application and implementation of this policy provided that a sub-delegation by the chief financial officer to an official that has not been allocated to him by the accounting officer or to a person contracted by the municipality for the work of its budget and treasury office may only be so authorized with the concurrence of the accounting officer and provided further that the said chief financial officer is satisfied that effective systems and procedures are in place to ensure control and accountability by the person concerned;

"Designated Group" means -

- (a) black designated groups;
- (b) black people;
- (c) women;
- (d) people with disabilities; or
- (e) small enterprises, as defined in section 1 of the National Small Enterprise Act, 1996 (Act No. 102 of 1996);

"Designated sector" means a sector, sub-sector or industry that has been designated by the Department of Trade and Industry in line with national development and industrial policies for local production, where only locally produced services, works or goods or locally manufactured goods meet the stipulated minimum threshold for local production and content;

"Disposal" means a process of preparing, negotiating and concluding a written contract relating to the alienation or a capital asset whether movable or immovable owned by or under the control of the municipality or rights in respect thereof, by means of a sale, lease, donation or cession and **"dispose of"** has a similar meaning;

"EME" means an exempted micro enterprise in terms of a code of good practice on black economic empowerment issued in terms of section 9(1) of the Broad-Based Black Economic Empowerment Act;

"Final award" in relation to bids or quotations submitted for a contract, means the final decision on which a bid or quote was accepted;

"Firm price" means the price that is only subject to adjustments in accordance with the actual increase or decrease resulting from the change, imposition, or abolition of customs or excise duty and any other duty, levy or tax which, in terms of any applicable law or regulation, is binding on the contractor and demonstrably has an influence on the price of

any supplies or the rendering costs of any service, for the execution of a contract;

“Formal written price quotations” means quotations referred to in paragraph 12 (1) (c) of this policy;

“Functionality” means the measurement according to predetermined norms, as set out in the bid specification, of a service or commodity that is designed to be practical and useful, working or operating, taking into account, among other factors, the quality, reliability, viability and durability of a service and the technical capacity and ability of a bidder;

“Fronting” means a deliberate circumvention or attempted circumvention of any legislation intended to address imbalances of the past relating to Supply Chain processes;

“HDI” means Historical Disadvantage Individual;

“Head of Department” means a senior manager as defined in the Municipal Finance Management Act and who is responsible for a vote as assigned by the accounting officer;

“Imported content” means that portion of the bid or tender price represented by the cost of components, parts or materials which have been or are still to be imported (whether by the supplier or its sub-contractors) and which costs are inclusive of the costs abroad, plus freight and other direct importation costs, such as landing costs, dock dues, import duty, sales duty or other similar tax or duty at the South African port of entry;

“In the service of the state” means to be -

- (a) A member of -
 - (i) any municipal council;
 - (ii) any provincial legislature; or
 - (iii) the National Assembly or the National Council of Provinces;
- (b) A member of the board of directors of any municipal entity;
- (c) An official of any municipality or municipal entity;
- (d) An employee of any national or provincial department, national or provincial public entity or constitutional institution within the meaning of the Act and the Public Finance Management Act, 1999 (Act No. 1 of 1999);
- (e) An executive member of the accounting authority of any national or provincial public entity; or
- (f) An employee of Parliament or a provincial legislature;

“Line manager” means a manager reporting directly to a senior manager and who is responsible for a cost centre as assigned by the relevant senior manager;

“Local content” means that portion of the bid or tender price which is not included in the imported content, provided that local manufacture does take place;

“Long term contract” means a contract with a duration period exceeding one year;

“List of accredited prospective providers” means the list of accredited prospective providers which the municipality must keep in terms of paragraph 15 of this policy;

"Mayor" means the councillor elected by the council as Mayor in terms of section 48 of the Local Government: Municipal Structures Act No. 117 of 1998 read with section 58 of the Municipal Finance Management Act;

"Military Veteran" has the meaning assigned to it in section 1 of the Military Veterans Act, 2011 (Act No. 18 of 2011);

"Municipal Asset Transfer Regulation" means Government Notice Nr 878 dated 22 August 2008 entitled Local Government : Municipal Finance Management Act, 2003 Municipal Asset Transfer Regulations;

"Municipality" means the Ndlambe Municipality, a local municipality established by way of a notice in the Provincial Gazette issued in terms of section 12 of the Local Government: Municipal Structures Act No. 117 of 1998 and includes any employee entitled to or duly authorized to perform any function or duty in terms of this policy and/or is responsible for the implementation of this policy or any part thereof;

"Municipal Systems Act" means the Local Government: Municipal Systems Act No. 32 of 2000 and includes the regulations under this Act;

"National Treasury" has the meaning assigned to it in section 1 of the Public Finance Management Act, 1999 (Act No. 1 of 1999);

"Non-firm prices" means all prices other than "firm" prices;

"Other applicable legislation" means any other legislation applicable to municipal supply chain management, including but not limited to -

- (a) the Preferential Procurement Policy Framework Act No. 5 of 2000;
- (b) the Broad-Based Black Economic Empowerment Act No. 53 of 2003;
- (c) the Construction Industry Development Board Act No. 38 of 2000;
- (d) the Local Government: Municipal Systems Act No. 32 of 2000 (Municipal Systems Act);
- (e) the Promotion of Administrative Justice Act No. 3 of 2000;
- (f) the Promotion of Access to Information Act No. 2 of 2000;
- (g) the Protected Disclosures Act No. 26 of 2000;
- (h) the Competition Act No. 89 of 1998;
- (i) the Prevention and Combating of Corrupt Activities Act No. 12 of 2004;

"People with Disabilities" has the meaning assigned to it in section 1 of the Employment Equity Act, 1998 (Act No. 55 of 1998);

"Person" includes an enterprise, partnership, trust, association, consortium, joint venture or a juristic person;

"Petty cash" means a relatively small amount of cash kept at hand for making immediate payment for miscellaneous small expenses incurred the municipality;

"Preferential Procurement Regulations" means the Preferential Procurement Regulations, 2017 contained in Government Notice R 32 of 20 January 2017 promulgated in Government Gazette No. 40553 on this date;

“PPPFA” means the Preferential Procurement Policy Framework Act, 2000 (Act No. 5 of 2000);

“Price” includes all applicable taxes less all unconditional discounts;

“Procurement” means the processes leading to the negotiation and conclusion of contracts whether in writing or verbally for the acquisition of goods, services or construction works or any combination thereof means of purchase, sale, lease or donation and includes the preparation of all associated bid and contractual documentation and **“procured”** or **“procuring”** has a similar meaning;

“Proof of B-BBEE status level of contributor” means-

- (a) the B-BBEE status level certificate issued by an authorised body or person;
- (b) a sworn affidavit as prescribed by the B-BBEE Codes of Good Practice; or
- (c) any other requirement prescribed in terms of the Broad-Based Black Economic Empowerment Act;

“QSE” means a qualifying small business enterprise in terms of a code of good practice on black economic empowerment issued in terms of section 9(1) of the Broad-Based Black Economic Empowerment Act;

“Quotation” means a stated price that a supplier expects to receive for the provision of specified services, goods or works;

“Rand value” means the total estimated value of a contract in South African currency calculated at the time of bid invitations, and includes all applicable taxes and excise duties;

“Responsive bid” means a bid that complies in all material aspects with the requirements set out in or contained in an invitation to bid including the applicable specification;

“Rural Area” means-

- (a) a sparsely populated area in which people farm or depend on natural resources, including villages and small towns that are dispersed through the area; or
- (b) an area including a large settlement which depends on migratory labour and remittances and government social grants for survival, and may have a traditional land tenure system;

“Senior Manager” means Section 57 employees;

“Small enterprise” means a separate and distinct business entity, together with its branches or subsidiaries, if any, including cooperative enterprises, managed by one owner or more predominantly carried on in any sector or sub-sector of the economy which is contained in Annexure B to this policy and classified as a micro-, a very small or, a small enterprise by satisfying the criteria mentioned in columns 3, 4 and 5 of the said schedule;

“Stipulated minimum threshold” means that portion of local production and content as determined by the Department of Trade and Industry from time to time;

“Sub-contract” means the primary contractor's assigning, leasing, making out work to, or employing, another person to support such primary contractor in the execution of part of a project in terms of a contract;

“SANAS” means the South African National Accreditation System;

“Total revenue” bears the same meaning assigned to this expression in the Codes of Good Practice;

"Township" means an urban living area that any time from the late 19th century until 27 April 1994, was reserved for black people, including areas developed for historically disadvantaged individuals post 27 April 1994;

"Trust" means the arrangement through which the property of one person is made over or bequeathed to a trustee to administer such property for the benefit of another person;

"Trustee" means any person, including the founder of a trust, to whom property is bequeathed in order for such property to be administered for the benefit of another person;

"Treasury" has the meaning assigned to it in section 1 of the Public Finance Management Act, 1999 (Act No. 1 of 1999);

"Treasury guidelines" means any guidelines on supply chain management issued by the Minister of Finance in terms of section 168 of the Municipal Finance Management Act;

"The Regulations" means the Local Government: Municipal Finance Management Act, 2003: Municipal Supply Chain Management Regulations published by Government Notice 868 of 2005;

"Verbal Quotations" means a verbal process of inviting quotations from an identified limited number of potential suppliers for the supply goods, services and/or works;

"Verification Certificate" means a B-BBEE certificate issued in compliance with the B-BBEE Codes of Good Practice and all Sector Codes issued in terms of Section 9(1) of the Broad-Based Black Economic Empowerment Act;

"Written quotations" means quotations referred to in paragraph 12(1)(c) of this policy; and

"Youth" has the meaning assigned to it in section 1 of the National Youth Development Agency Act, 2008 (Act No. 54 of 2008).

2. Supply chain management policy

(1) Policy Statement

(a) Introduction

(i) Section 111 of the MFMA requires each municipality and municipal entity to adopt and implement a supply chain management policy, which gives effect to the requirements of the Act.

(ii) In addition, the PPPFA requires an Organ of State to determine its Preferential Procurement Policy and to implement it within the framework prescribed. This requirement is given effect to in the Preferential Procurement section of this Policy.

(b) Desired Outcomes

The desired outcome of this Policy is to provide a mechanism to ensure sound, sustainable and accountable supply chain management within Ndlambe Municipality, whilst promoting black economic empowerment, which includes general principles for achieving the following socio-economic objectives:

- (i) to stimulate and promote local economic development in a targeted and focused manner;
- (ii) to promote resource efficiency and reduce the negative environmental impact of daily operations of the City;
- (iii) to facilitate creation of employment and business opportunities for the people of Ndlambe with particular reference to B-BBEE;
- (iv) to promote the competitiveness of local businesses;
- (v) to increase the small business sector access, in general, to procurement business opportunities created by Council;
- (vi) to implement e-Procurement as an alternative to a manual process, to enhance efficiency and service delivery.

This Policy will also strive to ensure that the objectives for uniformity in supply chain management systems between organs of state, in all spheres, not undermined and that consistency with national economic policy on the promotion of investments and doing business with the public sector is maintained.

- (2) All officials and other role players in the supply chain management system of the municipality must implement this policy in a way that -
 - (a) gives effect to Section 217 of the Constitution and Part 1 of Chapter 11 and other applicable provisions of the Act;
 - (b) is fair, equitable, transparent, competitive and cost effective;
 - (c) complies with the Regulations and any minimum norms and standards that may be prescribed in terms of section 168 of the Act;
 - (d) is consistent with other applicable legislation;
 - (e) does not undermine the objective for uniformity in supply chain management systems between organs of state in all spheres; and
 - (f) is consistent with national economic policy concerning the promotion of investments and the conduct of business with the public sector.
- (3) This policy applies when the municipality -
 - (a) procures goods or services or undertakes construction works through a procurement process;
 - (b) disposes of goods no longer needed;
 - (c) selects contractors to provide assistance with the provision of municipal services otherwise than in circumstances where Chapter 8 of the Municipal Systems Act applies; or
 - (d) selects external mechanisms referred to in section 80 (1) (b) of the Municipal Systems Act for the provision of municipal services in circumstances contemplated in section 83 of that Act.
- (4) This Policy, except where specifically provided otherwise, does not apply if municipality or municipal entity contracts with another organ of state for-
 - (a) the provision of goods or services to the municipality or municipal entity;
 - (b) the provision of a municipal service or assistance in the provision of municipal service; or
 - (c) the procurement of goods and services under a contract secured by that other organ of state, provided that the relevant supplier has agreed to such

procurement.

- (5) Notwithstanding anything to the contrary in this policy, the municipality shall not award a contract to a contractor in respect of the undertaking, carrying out or completion of any construction works or a portion thereof in terms of a competitive bidding process provided for in this policy unless such contractor is registered with the Construction Industry Development Board established by section 2 of the Construction Industry Development Board Act No. 32 of 2000 and holds a valid registration certificate issued by such Board or is exempted from such registration either in terms of this Act or the "CIDB Regulations".
- (6) Ndlambe Municipality must use the CSD supplier number starting with (MAAA) which is auto generated by the Central Database System after successful registration and validation of the prospective provider as a mandatory requirement as part of listing criteria for accrediting prospective providers in line with Section 14(1)(b) of the Municipal Supply Chain Management Regulations.

3. Amendment of the supply chain management policy

- (1) The accounting officer must at least annually review the implementation of this policy and, when necessary, submit proposals for the amendment thereof to the council through the Mayor acting in conjunction with the mayoral committee.
- (2) If the accounting officer submits proposed amendments to this policy to the council, he must ensure that same comply with the Regulations and Treasury guideline standards determining standards for municipal supply chain management policies.
- (3) The accounting officer must report any deviation from the Regulations and Treasury guideline standards determining standards for municipal supply chain management policies to the National and Provincial Treasuries.
- (4) When amending this policy, the need for uniformity in supply chain practices, procedures and forms between all spheres of organs of state particularly to promote accessibility of supply chain management systems for small businesses, must be taken into account.

4. Delegation of supply chain management powers and duties

- (1) The council hereby delegates all powers and duties to the accounting officer which are necessary to enable him -
 - (a) to discharge the supply chain management responsibilities conferred on accounting officers in terms of -
 - (i) chapters 8 or 10 of the Act; and
 - (ii) this policy; and
 - (b) to maximize administrative and operational efficiency in the implementation of this policy; and
 - (c) to enforce reasonable cost-effective measures for the prevention of fraud, corruption, favouritism and unfair and irregular practices in the implementation of this policy; and
 - (d) to comply with his responsibilities in terms of section 115 and other applicable provisions of the Act.

- (2) Sections 79 and 106 of the Act apply to the sub-delegation of powers and duties delegated to an accounting officer in terms of subparagraph (1).
- (3) The accounting officer may not sub-delegate any supply chain management powers or duties to a person who is not an official of the municipality or to a committee which is not exclusively composed of officials of the municipality.
- (4) This paragraph may not be read as permitting an official to whom the power to make final awards has been delegated, to make a final award in a competitive bidding process otherwise than through the committee system provided for in paragraph 27 of this policy.

5. Sub-delegations

- (1) The accounting officer may, in terms of section 79 of the Act, sub-delegate any supply chain management powers and duties, including those vested in him in terms of legislation or delegated to him in terms of this policy or by resolution of the council, but any such sub-delegation must be consistent with subparagraph (2) and paragraph 4 of this policy.
- (2) The power to make a final award -
 - (a) above R10 million (VAT included) may not be sub-delegated by the accounting officer;
 - (b) above R2 million (VAT included), but not exceeding R10 million (VAT included), may be sub-delegated by the accounting officer but only to -
 - (i) the chief financial officer;
 - (ii) a senior manager ; or
 - (iii) a bid adjudication committee of which the chief financial officer or a senior manager is a member;
 - (c) not exceeding R2 million (VAT included) may be sub-delegated by the accounting officer but only to -
 - (i) the chief financial officer;
 - (ii) a senior manager;
 - (iii) a manager directly accountable to the chief financial officer or a senior manager; or
 - (iv) a bid adjudication committee.
- (3) An official or bid adjudication committee to whom or which the power to make final awards has been sub-delegated in accordance with subparagraph (2) must, within five days of the end of each month, submit to the official referred to in subparagraph (4) a written report containing particulars of each final award made by such official or committee during that month, including -
 - (i) the amount of the award;
 - (ii) the name of the person to whom the award was made; and
 - (iii) the reason why the award was made to that person.

- (iv) the contract numbers and descriptions of goods, services or infrastructure project.
- (4) A written report referred to in subparagraph (3) must be submitted-
 - (a) to the accounting officer, in the case of an award by -
 - (i) the chief financial officer;
 - (ii) a senior manager; or
 - (iii) a bid adjudication committee of which the chief financial officer or a senior manager was a member;
 - (b) to the chief financial officer or the senior manager responsible for the relevant bid, in the case of an award by -
 - (i) a manager referred to in subparagraph (2)(c)(iii); or
 - (ii) a bid adjudication committee of which the chief financial officer or a senior manager was not a member.
- (5) Subparagraphs (3) and (4) do not apply to procurements out of petty cash.
- (6) This paragraph may not be interpreted as permitting an official to whom the power to make final awards has been sub-delegated, to make a final award in a competitive bidding process otherwise than through the committee system provided for in paragraph 27 of this policy.
- (7) No supply chain management decision-making powers may be delegated to an advisor or consultant.

6. Oversight role of the council

- (1) No councillor may be a member of a bid committee or any other committee evaluating or approving quotations or bids nor attend any meeting of such committees as an observer.
- (2) The council must maintain oversight over the implementation of this policy to ensure that the accounting officer implements all supply chain management activities in accordance therewith.
- (3) For the purposes of such oversight, the accounting officer must -
 - (a) within 30 days of the end of each financial year, submit a report on the implementation of this policy to the council through its mayor;
 - (b) whenever there are serious and material problems in the implementation of this policy, immediately submit a report thereon to the council through its mayor.
- (4) The accounting officer must, within 10 days of the end of each quarter, submit a report on the implementation of this policy to the mayor.
- (5) The aforesaid reports must be made public in accordance with section 21A of the Municipal Systems Act.

7. Supply chain management unit

- (1) A supply chain management unit is hereby established to assist in implementing this policy.
- (2) The supply chain management unit shall operate under the direct supervision of the chief financial officer.

8. Training of supply chain management officials

The training of officials involved in implementing this policy should be in accordance with any Treasury guidelines on supply chain management training and applicable prescribed competency level requirements.

9. Format of supply chain management system

This policy provides systems for -

- (1) Demand management;
- (2) Acquisition management;
- (3) Logistics management;
- (4) Disposal management;
- (5) Risk management; and
- (6) Performance management.

10. System of demand management

- (1) The accounting officer must establish and implement an appropriate demand management system in order to ensure that the resources required by the municipality supports its operational commitments and its strategic goals as outlined in the municipality's Integrated Development Plan.
- (2) The demand management system must -
 - (a) include timely planning and management processes to ensure that all goods, services and works required by the municipality are quantified, budgeted for and timely and effectively delivered at the right locations and at the critical delivery dates and are of the appropriate quality and quantity procured at a fair cost;
 - (b) take into account any benefits of economies of scale that may be derived in the case of procurements of a repetitive nature;
 - (c) provide for the compilation of the required specifications to ensure that municipal needs are met;
 - (d) allow for the undertaking of appropriate industry analysis and research to ensure that innovations and technological benefits are maximized.
- (3) The accounting officer must, prior to issuing an invitation to bid-

- (a) properly plan for, and, as far as possible, accurately estimate the costs for the provision of goods, services and/or works for which an invitation to bid is to be issued;
 - (b) determine the appropriate preference point system to be utilized in the evaluation and adjudication of bids to be received in response to the contemplated invitation to bid; and
 - (c) determine whether the goods, services and/or works for which an invitation to bid is to be issued has been designated for local production and content in terms of section 9 of the Preferential Procurement Regulations and paragraph 29(5) of this policy.
- (4) The accounting officer must indicate in an invitation to submit a bid and in the applicable bid specification or terms of reference-
- (a) that such bid will be evaluated on functionality and, in such event, the following shall be clearly stated:
 - (i) the evaluation criteria for measuring functionality which criteria must be objective;
 - (ii) the weight of each criterion which should not be generic but be determined separately for each bid on a case by case basis;
 - (iii) the applicable values that will be utilized when scoring each criterion which values must be objective;
 - (iv) the minimum qualifying score for functionality in order to enable the bid concerned to be further evaluated in terms of this policy provided that the aforesaid qualifying score:
 - (a) should not be generic but be determined separately for each bid on a case by case basis; and
 - (b) should not be prescribed so low that it may jeopardize the quality of the service or works required nor be so high that it may be restrictive to the extent that it jeopardizes the fairness of the supply chain management system;
 - (b) the fact that no bid will be regarded as an acceptable bid if the bidder or the goods, services and/or works to be procured, as the case may be, fails to achieve the minimum qualifying score for functionality as indicated in the invitation to bid and the relevant bid specification or terms of reference; and
 - (c) that bids that have achieved the minimum qualification score for functionality will be evaluated further in terms of the preference point systems referred to in paragraphs 29.5 and 29.6 of this policy.
- (5) Any system designed in terms of this paragraph shall take cognizance of the provisions of this policy.

11. System of acquisition management

The accounting officer must implement an efficient system of acquisition management in order to ensure -

- (1) that goods, services and works are procured by the municipality in accordance with authorized processes only;
- (2) that expenditure on goods, services and works is incurred in terms of an approved budget in terms of section 15 of the Act;
- (3) that the threshold values for the different procurement processes are complied with;
- (4) that bid documentation, evaluation and adjudication criteria and the general conditions of a contract, are in accordance with any applicable legislation; and
- (5) that any Treasury guidelines on acquisition management are properly taken into account.

12. Range of procurement processes

- (1) Goods and services may only be procured by way of -
 - (a) at least one written quotation for procurements of a up to R2,000 (VAT included);
 - (b) formal written quotations for procurements of a transaction value over R2,000 up to R30,000 (VAT included);
 - (c) formal written price quotations for procurements of a transaction value over R30,000 up to R200,000 provided that, in addition to any other relevant requirements contained in this policy, procurement invitations shall be advertised for at least seven days on the website and an official notice board of the municipality;
 - (d) a competitive bidding process for -
 - (i) procurements above a transaction value of R200 000 (VAT included); and
 - (ii) the procurement of long term contracts.
- (2) The accounting officer may, in writing:
 - (a) lower but not increase, the different threshold values specified in subparagraph (1) above; or
 - (b) direct that written or verbal quotations be obtained for any specific procurement of a transaction value lower than R2000;
 - (c) direct that formal written price quotations be obtained for any specific procurement of a transaction value lower than R10 000; or
 - (d) direct that a competitive bidding process be followed for any specific procurement of a transaction value lower than R200 000.
- (3) Procurement invitations may not deliberately be split into parts or items of a lesser value than the threshold amounts referred to in subparagraph (1) merely to avoid compliance with the requirements of this policy or any applicable legislation. When determining transaction values, a requirement for goods, services or works consisting

of different parts or items must, as far as possible, be treated and dealt with as a single transaction.

13. Special categories of bidders and suppliers

In order to promote B-BBEE and comply with applicable legislation including the Codes of Good Practice, this policy recognizes the following special categories of bidders and suppliers:

13.1 Exempted Micro-Enterprise

- (a) An exempted Micro-Enterprise (EME) is an entity with an annual turnover of R5 million or less provided that this amount may be reduced in accordance with sector charter thresholds for specific sectors or industries.
- (b) The current thresholds for the Tourism and Construction Sector charters are R2.5 million and R1.5 million respectively.
- (c) Exempted Micro-Enterprises are deemed to possess a B-BBEE Status of "Level Four Contributor", having a B-BBEE procurement recognition of 100%, provided that:
 - (i) an EME that has at least 75% black beneficiaries qualifies for elevation to "Level One Contributor", having a B-BBEE recognition level of 135%; and
 - (ii) an EME that has at least 51% black beneficiaries qualifies for elevation to "Level Two Contributor", having a B-BBEE recognition level of 125%.
- (d) An EME is only required to obtain a sworn affidavit annually confirming information set out in subparagraph 29.8.

13.2 Qualifying Small Enterprise

- (a) Any enterprise with an annual Total Revenue of between R10 million and R50 million qualifies as a Qualifying Small Enterprise provided that this amount may be amended in accordance with sector charter thresholds for specific sectors or industries;
- (b) Enterprises claiming qualifying small enterprise (QSE) status must include in any bid submitted to the municipality, an original and valid B-BBEE status level certificate or a certified copy thereof, substantiating their B-BBEE rating. This certificate must be issued by a verification agency accredited by SANAS or a Registered Auditor approved by the Independent Regulatory Board of Auditors.

13.3 Start-up enterprises

- (a) Start-up enterprises must be measured as Exempted Micro-Enterprises for the first year following their formation or incorporation. This provision applies regardless of the expected total revenue of the start-up enterprise.
- (b) Start-up Enterprises are deemed to have a "B-BBEE Status of Level Four Contributor".
- (c) In order to qualify as a Start-up Enterprise, the enterprise must provide an independent confirmation of its status.

- (d) Notwithstanding subparagraphs (a) and (b), Start-up Enterprises must submit a QSE Scorecard when tendering for any contract or seeking any other business with a value higher than R10 million but less than R50 million. For contracts above R50 million, they should submit the generic scorecard. The preparation of such scorecards must use annualised data.
- (e) The accounting officer shall reserve the right to require a Start-up Enterprise referred to in subparagraph (d) to submit a verification certificate issued by either a verification agency approved by SANAS or a Registered Auditor approved by the Independent Regulatory Board of Auditors.

14. General preconditions for consideration of written quotations or bids

A written quotation or bid may not be considered unless the bidder who submitted the quotation or bid concerned -

- (1) has furnished his -
 - (a) full name or names including trading name;
 - (b) identification number or company or other registration number;
 - (c) tax reference number and VAT registration number, if any;
- (2) where an envisaged award is greater than R15000, the bidder has provided the municipality with either;
 - (a) an **original** valid tax clearance certificate from the South African Revenue Services stating that his tax matters are in order;
 - (b) a SARS tax reference number and PIN or TCC number (and has therefore authorised the municipality to obtain a tax clearance that the provider's tax matters are in order); or
 - (c) sufficient information so as to enable the municipality to confirm such bidder's tax status on the Central Supplier Database (CSD).
- (3) has, where applicable, provided the municipality with either;
 - (a) a copy of a registration certificate from the Construction Industry Development Board to the effect that he holds a valid registration certificate issued by the Board; or
 - (b) sufficient information so as to enable the municipality to confirm such bidder's registration on the CIDB (Construction Industry Development Board) website.
- (4) where an envisaged award is greater than R30000, the bidder has provided the municipality with a "Certificate of Independent Bid Determination" on Form MBD 9 or a similar form;
- (5) Where an envisaged award is greater than R15000, the bidder has provided either;
 - (a) a certificate issued by the municipality or any other municipality to which he may be indebted to the effect that he and, in the event of the bidder being a company, also any of its directors, is not indebted to the municipality or to any other municipality or municipal entity for rates, taxes and/or municipal service charges which are in arrear for a period of more than three months and that no dispute exists between such bidder and municipality or municipal entity concerned in respect of any such arrear amounts; or

- (b) a duly completed and signed Certificate for Municipal Services which contains the following information:
 - (i) Tender/quotation reference or description;
 - (ii) Name of bidder;
 - (iii) Names, physical addresses and municipal account numbers of all bidders and, where applicable, directors of bidders; and
 - (iv) a declaration to the effect that the bidder and, where applicable, director(s) of the bidder have no undisputed commitments for municipal services towards a municipality or municipal entity in respect of which payment is overdue for more than 30 days; or
- (6) where an envisaged award is greater than R30000, the bidder has submitted a Declaration of Interest form, MBD 4 or similar certifying -
 - (a) that he is not in the service of the state or has been in the service of the state in the previous twelve months;
 - (b) that, in the event of the bidder not being a natural person, none of its directors, managers, principal shareholders or stakeholders are in the service of the state nor have they been in the service of the state in the previous twelve months;
 - (c) that neither his spouse, child or parent nor a director, manager, shareholder or stakeholder referred to in subparagraph (b) is in the service of the state or has been in the service of the state in the previous twelve months;
 - (d) that he is not an advisor or consultant contracted by the municipality to advise it on the procurement under consideration;

This paragraph must be read in conjunction with paragraph 22 of this policy.

15. Lists of accredited prospective providers

- (1) The accounting officer must -
 - (a) keep a list of accredited prospective providers of goods and services that must be used for procurements through written or verbal quotations and formal written price quotations; and
 - (b) at least once a year through newspapers commonly circulating locally, the municipal website and any other appropriate ways, invite prospective providers of goods or services to apply for evaluation and listing as accredited prospective providers;
 - (c) specify the listing criteria for accredited prospective providers; and
 - (d) disallow the listing of any prospective provider whose name appears on the National Treasury's database as a person prohibited from doing business with the public sector.
- (2) The aforesaid list must be updated at least quarterly to include any additional prospective providers and any new commodities or types of services. Prospective providers must be allowed to submit applications for listing at any time.
- (3) The aforesaid list must also be compiled per commodity and per type of service.

- (4) The only listing criterion for accreditation per subparagraph (1)(c) is that, as per paragraph 2(6), prospective providers must be successfully registered on the CSD (Central Supplier Database).
- (5) Prospective service providers who are not registered on the CSD (Central Supplier Database) are not precluded from submitting bids. Contracts, however, may not be concluded with bidders who are not registered and verified on the central supplier database. The accounting officer *may* give any bidder seven (7) days written notice to produce proof of registration on the central supplier database. Failure to produce proof of such registration will result in the bid being made non-responsive.

16. Petty cash purchases

- (1) Petty cash purchases up to R70 may be made in accordance with the Imprest Petty Cash policy of the municipality.
- (2) The accounting officer may delegate responsibility for the management of petty cash to an official directly or indirectly reporting to the chief financial officer.
- (3) No item that is an approved stores item may be purchased by means of a petty cash transaction.
- (4) No fixed asset regardless of value may be purchased through petty cash.
- (5) The council must, from time to time, determine the maximum amount of the permissible petty cash expenditure per month;
- (6) A monthly reconciliation report must be provided to the chief financial officer within 5 working days of the end of each month by the official authorized to make petty cash purchases and such report shall contain particulars of each final award made by such official during that month, including:
 - (a) the total amount of petty cash purchases for that month; and
 - (b) receipts and supporting documents for each purchase.

17. Written or verbal price quotations

The conditions for the procurement of goods or services through written or verbal quotations are as follows:

- (1) Quotations must be obtained from at least three different providers preferably from, but not limited to, providers whose names appear on the list of accredited prospective providers of the municipality, provided that if quotations are obtained from providers who are not so listed, such providers must meet the listing criteria determined by the accounting officer in terms of paragraph 15(1)(c) of this policy;
- (2) To the extent feasible, providers must be requested to submit such quotations in writing;
- (3) If it is not possible to obtain at least three quotations, the reasons for such inability as approved by the accounting officer under a deviation must be recorded on the invitation to submit quotations and reported monthly to the chief financial officer;
- (4) The designated officer must record the names of the potential providers requested to provide quotations with their quoted prices; and

- (5) If a quotation was submitted verbally, the order may be placed only against written confirmation of the price and conditions of supply from the selected provider within the period stipulated in the invitation to submit quotations.

18. Formal written price quotations

The conditions for the procurement of goods or services through formal written price quotations, are as follows:

- (1) Quotations must be obtained in writing from at least three different providers whose names appear on the list of accredited prospective providers of the municipality;
- (2) In the event of it not being possible to obtain quotations from at least three different providers whose names appear on the list of accredited prospective providers of the municipality, quotations may be obtained from providers who are not so listed, provided that such providers meet the listing criteria determined by the accounting officer in terms of paragraph 15(1)(c) of this policy and, provided further, that the reasons for obtaining such quotations from the providers concerned as approved by the accounting officer under a deviation must be recorded and reported monthly to the chief financial officer.

19. Procedures for procuring goods or services through written or verbal quotations and formal written price quotations

The procedure for the procurement of goods or services through written or verbal quotations or formal written price quotations is as follows:

- (1) When using the list of accredited prospective providers, the accounting officer must promote ongoing competition amongst providers by inviting providers to submit quotations on a rotation basis;
- (2) All requirements in excess of R30 000 (VAT included) that are to be procured by means of formal written price quotations must, in addition to the requirements of paragraph 17, be advertised for at least seven days on the website of and on the official notice board of the municipality;
- (3) Offers received must be evaluated on a comparative basis taking into account unconditional discounts;
- (4) Offers below R30 000 (all taxes included) must be awarded based on compliance with specifications, conditions of contract, ability, capacity and capability to deliver the required goods and/or services and lowest price; provided that the accounting officer may direct, in appropriate cases, that the applicable provisions of the Preferential Procurement Regulations be applied in respect of the calculation of preference points for price;
- (5) Offers above R30 000 (all applicable taxes included) must be awarded based on the applicable provisions of the Preferential Procurement Regulations;
- (6) Prior to the award of a contract with a price in excess of R200 000, the designated official must verify the status of recommended bidders (including their directors(s), owners(s) or trustee(s) by checking the Data Base of Restricted Suppliers maintained by National Treasury in order to ensure that no recommended bidder or any of its directors/owners/trustees are listed as companies or persons prohibited from doing

business with the public sector;

- (7) A call for quotations in terms of the preceding paragraphs must be in writing and contain a specification for the goods and/or services to be procured and if applicable, details of the preference points system to be used in adjudicating quotations;
- (8) The designated official must, in writing, notify the chief financial officer within 3 days after the end of each month of all written, verbal and formal written price quotations accepted or approvals given in terms of this paragraph; and

The chief financial officer must ensure that adequate systems are in place to meet the requirements to record such matters for proper record keeping;

- (9) Where the award is greater than R30000, the procurement award must be made to the bidder who scored the highest points in accordance with the stipulated preference points system.

20. Competitive bidding process

- (1) Subject to paragraph 11(2) of this policy, goods, services or works above a transaction value of R200 000 (VAT included) and long term contracts may only be procured through a competitive bidding process.
- (2) Subject to subparagraph (3), no requirement for goods or services above an estimated transaction value of R200 000 (VAT included) may deliberately be split into parts or items of lesser value merely for the sake of procuring the goods or services otherwise than through a competitive bidding process.
- (3) The accounting officer may split large procurements into smaller contracts (units) to provide opportunities for emerging entrepreneurs. This procedure may only be followed when technically, logistically and financially feasible.
- (4) A senior manager responsible for a vote must submit the under-mentioned information to the chief financial officer prior to the publication of any public invitation of bids in respect of procurements estimated to exceed R10m (all taxes included):
 - (a) proof that budgetary provision exists for the procurement concerned;
 - (b) details of any ancillary budgetary implications related to the bid concerned;
 - (c) details of any multi-year budgetary implications associated with a project which will be undertaken over a period of more than one year as well as details of the anticipated expenditure per financial year.
- (5) A procurement referred to in subparagraph (4) may only be advertised for competitive bids after the chief financial officer has verified in writing that budgetary provision exists to enable the relevant project to commence.
- (6) Procurement requirements referred to in subparagraph (4) may not be deliberately split into parts or items of lesser value merely to avoid the information being submitted.

21. Process for competitive bidding

The procedures for the following stages of a competitive bidding process are as follows:

- (1) Compilation of bidding documentation as detailed in paragraph 22;

- (2) Public invitation of bids as detailed in paragraph 23;
- (3) Site meetings or briefing sessions as detailed in paragraph 23;
- (4) Handling of bids submitted in response to public invitation as detailed in paragraph 24;
- (5) Evaluation of bids as detailed in paragraph 31;
- (6) Award of contracts as detailed in paragraph 32;
- (7) Administration of contracts - after the award of a bid, the accounting officer and the bidder must enter into a written agreement.
- (8) Proper record keeping;
- (9) Original/legal copies of written contractual agreements should be kept in a secure place for reference and audit purposes.

22. Bid documentation for competitive bids

Bid documentation for a competitive bidding process must, in addition to compliance with the requirements listed in paragraph 14, comply with the following requirements:

- (1) Take into account -
 - (a) the general conditions of contract and any special conditions of contract, if specified;
 - (b) any Treasury guidelines on bid documentation;
 - (c) the requirements of the Construction Industry Development Board, in the case of a bid relating to construction works;
 - (d) relevant B-BBEE verification and certification requirements;
 - (e) relevant local content or production requirements.
- (2) Include the preference points system to be used in adjudicating bids;
- (3) Compel bidders to declare, by means of an affidavit, any conflict of interest they may have in the transaction for which the bid is submitted;
- (4) If the value of the transaction is expected to exceed R5 million (VAT included), require bidders to furnish -
 - (a) if the bidder is required by law to prepare annual financial statements for auditing, his audited annual financial statements -
 - (i) for the past three years; or
 - (ii) since establishment, if established during the past three years;
 - (b) a certificate signed by the bidder certifying that he has no undisputed commitments for municipal services towards a municipality or other service provider in respect of which payment is overdue for more than 30 days;
 - (c) particulars of any contracts awarded to the bidder by an organ of state during the past five years, including particulars of any material non-compliance or

dispute concerning the execution of such contracts;

- (d) a statement indicating whether or not any portion of the goods or services required by the municipality are expected to be sourced from outside the Republic, and, if so, what portion and also whether or not any portion of the payment to be made by the municipality is expected to be transferred out of the Republic; and
- (5) Stipulate that disputes must be settled by means of mutual consultation, mediation (with or without legal representation) or, when unsuccessful, in a South African court of law.

23. Public invitation for competitive bids

- (1) The procedure for the invitation of competitive bids is as follows:
- (a) any invitation to prospective providers to submit bids must be by means of a public advertisement in newspapers commonly circulating locally, the website of the municipality, National Treasury eTender Publication Portal and in any other appropriate or legislatively required manner (which may include an advertisement in the Government Tender Bulletin); and
 - (b) the information contained in such public advertisement, must include -
 - (i) the name of the municipality, the bid number, the bid description;
 - (ii) the physical location where the goods, services or works specified in the bid are required;
 - (iii) the closing date and time of the bid;
 - (iv) the Municipality contact details including postal and physical address, telephone number and e-mail address;
 - (v) the physical location where hard copies of the bid can be collected;
 - (vi) the physical location where bids should be delivered;
 - (vii) a listing of all required bid documents to be submitted together with the bids)
 - (viii) subject to subparagraph 2, the closure date for the submission of bids, which may not be less than 30 days in the case of transactions over R10 million (VAT included) or which are of a long term nature or 14 days in any other case, reckoned from the date on which the advertisement is first placed in the aforesaid newspapers;
 - (ix) a statement that bids may only be submitted on the bid documentation provided by the municipality; and
 - (x) the date, time and venue of any compulsory site meeting or briefing session;
 - (xi) a statement to the effect that a bid from a prospective bidder who did not attend a prescribed compulsory site meeting or briefing session referred to in subparagraph (iii) will not be considered.

- (2) The accounting officer may determine a closure date for the submission of bids which is less than the 30 or 14 days requirement, but only if such shorter period can be justified on the grounds of urgency or emergency or in any exceptional case where it is impractical or impossible to follow the official procurement process and such fact shall, for auditing purposes, be recorded in the authority to invite bids.

Amendments before the closing date: The municipality is entitled to amend any bid condition, validity period, specification or plan, or extend the closing date of such a bid or quotation before the closing, provided that such amendments or extensions are advertised and/or that all bidders whom bid documents have been issued, are advised in writing per e-mail or by fax of such amendments or of the extension clearly reflecting the new closing date and time. For this reason, officials and authorised service providers issuing bids shall keep a record of the names, addresses and contact numbers of the persons or enterprises to whom bid documents have been issued.

- (3) Bids submitted must be sealed and marked in a manner stipulated in the invitation to bid.
- (4) Where bids are requested in electronic format, such bids must be supplemented by hard copies in sealed envelopes which must be deposited in the "bid box" on by the closing time for the receipt of bids on the bid closing date as stipulated in the invitation to bid.
- (5) Where the municipality invites expressions of interest or bids for construction works with a value in excess of R200 000 it must publish such invitations on the website of the CIDB.
- (6) The municipality must also comply with the applicable provisions of the Standard for Uniformity in Construction Procurement contained in Board Notice No. 86 of 2010 issued by the Construction Industry Development Board insofar as such provisions relate to the invitation of bids which are invited in terms of the competitive bidding procurement processes.

24. Procedure for handling, opening and recording of bids

The procedures for the handling, opening and recording of bids, are as follows:

- (1) Bids -
- (a) must be opened only in public;
 - (b) must be opened at the same time and as soon as possible after the published closing time or period for the submission of bids; and
 - (c) received after the published closing time or period should not be considered and be immediately returned to the bidder, unopened;
- (2) Any bidder or member of the public has the right to request that the names of the bidders who submitted bids by the closing time or period be read out and, if practical, also each bidder's total bidding price;
- (3) No information, except the information referred to in subparagraph (2), relating to a bid should be disclosed to bidders or other persons until the successful bidder is notified of the award of the relevant bid; and

- (4) The designated official from the Corporate Service directorate opening received bids must -
- (a) record in a register, all bids received by the closing time or period for the submission of same and such register shall contain as least the following information in addition to such information as may be prescribed in terms of section 75 of the Act:
 - (i) the reference number of the bid concerned;
 - (ii) the description of the relevant goods, services or works project to be procured;
 - (iii) the names of all bidders;
 - (iv) where practical, the total price submitted by all bidders that submitted bids in relation to the relevant bid invitation;
 - (b) make the aforesaid register available for public inspection during the normal office hours of the municipality; and
 - (c) publish the entries in the aforesaid register on the website of the municipality within ten (10) working days from the date referred to in subparagraph (1) and ensure that such entries remain on the website for a period of at least thirty (30) days from date of publication.

25. Negotiations with preferred bidders

- (1) The accounting officer may negotiate the final terms of a contract with bidders identified through a competitive bidding process as preferred bidders, provided that such negotiation -
- (a) does not allow any preferred bidder a second or unfair opportunity;
 - (b) is not to the detriment of any other bidder;
 - (c) does not lead to a higher price than the bid as submitted; and
 - (d) will not be contrary to any legal requirement or amount to a prohibited practice.
- (2) Minutes of such negotiations must be kept for record and audit purposes.

26. Two-stage bidding process

- (1) A two-stage bidding process is permissible for -
- (a) large complex projects;
 - (b) projects where it may be undesirable to prepare complete detailed technical specifications; or
 - (c) long term projects with a duration period exceeding three years.
- (2) In the first stage, technical proposals on conceptual design or performance specifications should be invited, subject to technical as well as commercial

clarifications and adjustments.

- (3) In the second stage, final technical proposals and priced bids should be invited.

27. Committee system for competitive bids

- (1) The accounting officer shall establish a procurement committee system for competitive bids consisting of at least the following committees:
 - (a) a bid specification committee;
 - (b) a bid evaluation committee; and
 - (c) a bid adjudication committee;
- (2) The accounting officer shall, in writing, appoint the members of each committee in respect of each competitive bid invitation, taking into account the provisions of section 117 of the Act in terms of which no councillor may be a member of any such committee nor attend any of its meetings as an observer.
- (3) A neutral or independent observer other than an Ndlambe Councillor, appointed by the accounting officer, may attend or oversee a committee when this is appropriate for ensuring fairness and promoting transparency.
- (4) The committee system must be consistent with -
 - (a) paragraphs 28, 31 and 32 of this policy; and
 - (b) any other applicable legislation.
- (5) The accounting officer may, in appropriate cases and in his sole discretion, apply the committee system to formal written price quotations.

28. Bid specification committees

- (1) A bid specification committee must compile the specifications or, where applicable, the terms of reference for the procurement of goods, services or works by the municipality.
- (2) A bid specification committee must be composed of one or more officials of the municipality preferably the line manager responsible for the function concerned and may, when appropriate, include external specialist advisors.
- (3) No person, advisor or corporate entity involved with the bid specification committee or director of such a corporate entity may bid for any resulting contracts.
- (4) Where a bid specification or terms of reference are compiled with due regard to the findings and recommendations contained in a prior, associated feasibility study, the person, advisor or corporate entity who or which prepared the said feasibility study may be prohibited from bidding for the resulting contracts in circumstances where such person, advisor or corporate entity may or is likely to obtain an unfair advantage or where a conflict of interest may arise.
- (5) A specification or terms of reference referred to in this paragraph must be approved by the accounting officer in writing prior to publication of the invitation for bids in terms of paragraph 23.

29. Bid Specifications and related matters

29.1 General Requirements

Bid Specifications terms of reference, as the case may be -

- (1) must be drafted in an unbiased manner to allow all potential suppliers to offer their goods or services to the municipality;
- (2) must take account of any accepted standards such as those issued by Standards South Africa, the International Standards Organization or an authority accredited or recognized by the South African National Accreditation System with which the equipment or material or workmanship should comply;
- (3) must, where possible, be described in terms of performance required rather than in terms of descriptive characteristics for design;
- (4) may not create trade barriers in contract requirements in the forms of specifications, plans, drawings, designs, testing and test methods, packaging, marking or labelling of conformity certification;
- (5) may not make reference to any particular trade mark, name, patent, design, type, specific origin or producer unless there is no other sufficiently precise or intelligible way of describing the characteristics of the work, in which case such reference must be accompanied by the word "equivalent";

29.2 Tenders to be evaluated on functionality

- (1) The municipality must state in the tender documents if the tender will be evaluated on functionality.
- (2) The evaluation criteria for measuring functionality must be objective.
- (3) The tender documents must specify-
 - (a) the evaluation criteria for measuring functionality;
 - (b) the points for each criteria and, if any, each sub-criterion; and
 - (c) the minimum qualifying score for functionality.
- (4) The minimum qualifying score for functionality for a tender to be considered further-
 - (a) must be determined separately for each tender; and
 - (b) may not be so-
 - (i) low that it may jeopardise the quality of the required goods or services; or
 - (ii) high that it is unreasonably restrictive.
- (5) Points scored for functionality must be rounded off to the nearest two decimal places.
- (6) A tender that fails to obtain the minimum qualifying score for functionality as indicated in the tender documents is not an acceptable tender.
- (7) Each tender that obtained the minimum qualifying score for functionality must be evaluated further in terms of price and the preference point system and any objective criteria envisaged in subparagraph 29.3.

(8) Prior to publication or submission to the Bid Specification Committee all matters relating to functionality be signed off by the Supply Chain Manager.

29.3 Identification of preference point system, designated sector, pre-qualification criteria, objective criteria and subcontracting

The municipality must-

- (1) determine and stipulate in the tender documents-
 - (a) the preference point system applicable to the tender as envisaged in subparagraphs 29.5 and 29.6; or
 - (b) if it is unclear which preference point system will be applicable, that either the 80/20 or 90/10 preference point system will apply and that the lowest acceptable tender will be used to determine the applicable preference point system;
- (2) determine whether pre-qualification criteria are applicable to the tender as envisaged in subparagraph 29.3;
- (3) determine whether the goods or services for which a tender is to be invited, are in designated sector for local production and content as envisaged in subparagraph 29.7;
- (4) determine whether compulsory subcontracting is applicable to the tender as envisaged in subparagraph 29.9; and
- (5) determine whether objective criteria are applicable to the tender as envisaged in subparagraph 29.10.1.

29.4 Pre-qualification criteria for preferential procurement

- (1) If the municipality decides to apply pre-qualifying criteria to advance certain designated groups, it must advertise the tender with a specific tendering condition that only one or more of the following tenderers may respond-
 - (a) a tenderer having a stipulated minimum B-BBEE status level of contributor;
 - (b) an EME or QSE;
 - (c) a tenderer subcontracting a minimum of 30% to-
 - (i) an EME or QSE which is at least 51% owned by black people;
 - (ii) an EME or QSE which is at least 51% owned by black people who are youth;
 - (iii) an EME or QSE which is at least 51% owned by black people who are women;
 - (iv) an EME or QSE which is at least 51% owned by black people with disabilities;
 - (v) an EME or QSE which is 51% owned by black people living in rural or underdeveloped areas or townships;
 - (vi) a cooperative which is at least 51% owned by black people;
 - (vii) an EME or QSE which is at least 51% owned by black people who are military veterans;
 - (viii) an EME or QSE.
- (2) A tender that fails to meet any pre-qualifying criteria stipulated in the tender documents is an unacceptable tender

29.5 80/20 preference point system for acquisition of goods or services for Rand value equal to or above R30 000 and up to R50 million

- (1) The following formula must be used to calculate the points out of 80 for price in respect of a tender with a Rand value equal to or above R30 000 and up to a Rand value of R50 million, inclusive of all applicable taxes:

$$P_s = 80 \left(1 - \frac{P_t - P_{min}}{P_{min}} \right)$$

Where:

P_s = Points scored for comparative price of bid or offer under consideration;

P_t = Comparative price of bid or offer under consideration; and

P_{min} = Comparative price of lowest acceptable bid or offer.

- (2) The following table must be used to calculate the score out of 20 for B-BBEE:

B-BBEE Status Level of Contributor	Number of Points
1	20
2	18
3	14
4	12
5	8
6	6
7	4
8	2
Non-compliant contributor	0

- (3) A tenderer must submit proof of its B-BBEE status level of contributor.

- (4) A tenderer failing to submit proof of B-BBEE status level of contributor or is a non-compliant contributor to B-BBEE may not be disqualified, but-

- (a) may only score points out of 80 for price; and
- (b) scores 0 points out of 20 for B-BBEE.

- (5) A tenderer may not be awarded points for B-BBEE status level of contributor if the tender documents indicate that the tenderer intends subcontracting more than 25% of the value of the contract to any other person not qualifying for at least the points that the tenderer qualifies for, unless the intended subcontractor is an EME that has the capability to execute the subcontract.

- (6) The points scored by a tenderer for B-BBEE in terms of subregulation (2) must be added to the points scored for price under subregulation (1).

- (7) The points scored must be rounded off to the nearest two decimal places.

(8) Subject to subregulation (9) and regulation 11, the contract must be awarded to the tenderer scoring the highest points.

(9) (a) If the price offered by a tenderer scoring the highest points is not market-related, the municipality may not award the contract to that tenderer.

(b) The municipality may-

(i) negotiate a market-related price with the tenderer scoring the highest points or cancel the tender;

(ii) if the tenderer does not agree to a market-related price, negotiate a market-related price with the tenderer scoring the second highest points or cancel the tender;

(iii) if the tenderer scoring the second highest points does not agree to a market-related price, negotiate a market-related price with the tenderer scoring the third highest points or cancel the tender.

(c) If a market-related price is not agreed as envisaged in subparagraph (b)(iii), the municipality must cancel the tender.

29.6 90/10 preference point system for acquisition of goods or services with Rand value above R50 million

(1) The following formula must be used to calculate the points out of 90 for price in respect of a tender with a Rand value above R50 million, inclusive of all applicable taxes:

$$P_s = 90 \left[1 - \frac{P_t - P_{min}}{P_{min}} \right]$$

Where:

P_s = Points scored for comparative price of bid or offer under consideration;

P_t = Comparative price of bid or offer under consideration; and

P_{min} = Comparative price of lowest acceptable bid or offer.

(2) The following table must be used to calculate the points out of 10 for B-BBEE:

B-BBEE Status Level of Contributor	Number of Points
1	10
2	9
3	6
4	5
5	4
6	3
7	2
8	1
Non-compliant contributor	0

- (3) A tenderer must submit proof of its B-BBEE status level of contributor.
- (4) A tenderer failing to submit proof of B-BBEE status level of contributor or is a non-compliant contributor to B-BBEE may not be disqualified, but-
- (a) may only score points out of 90 for price; and
 - (b) scores 0 points out of 10 for B-BBEE.
- (5) A tenderer may not be awarded points for B-BBEE status level of contributor if the tender documents indicate that the tenderer intends subcontracting more than 25% of the value of the contract to any other person not qualifying for at least the points that the tenderer qualifies for, unless the intended subcontractor is an EME that has the capability to execute the subcontract.
- (6) The points scored by a tenderer for B-BBEE in terms of subregulation (2) must be added to the points scored for price under subregulation (1).
- (7) The points scored must be rounded off to the nearest two decimal places.
- (8) Subject to subregulation (9) and regulation 11, the contract must be awarded to the tenderer scoring the highest points.
- (9) (a) If the price offered by a tenderer scoring the highest points is not market-related, the municipality may not award the contract to that tenderer.
- (b) The municipality may-
- (i) negotiate a market-related price with the tenderer scoring the highest points or cancel the tender;
 - (ii) if the tenderer does not agree to a market-related price, negotiate a market-related price with the tenderer scoring the second highest points or cancel the tender;
 - (iii) if the tenderer scoring the second highest points does not agree to a market-related price, negotiate a market-related price with the tenderer scoring the third highest points or cancel the tender.
- (c) If a market-related price is not agreed as envisaged in subparagraph (b)(iii), the municipality must cancel the tender.

29.7 Local production and content

- (1) Where, in the case of bids in designated sectors, local production and content is of critical importance, the invitation to tender and relevant bid documentation must clearly state, as a specific bid condition, that only locally produced goods, services or works or locally manufactured goods, with a stipulated minimum threshold for local production and content, will be considered.
- (2) The relevant bid documentation must also stipulate:
- (a) that the exchange rate to be used for the calculation of local content or local production will be the exchange rate published by the South African Reserve Bank at 12:00 on the date of advertisement of the bid;
 - (b) that only the South African Bureau of Standards (SABS) approved technical specification number SATS 1286:201x will be used to calculate local content in accordance with the following formula:

$$LC = 1 - \left[\frac{X}{\dots} \right] \times 100$$

Where

- x imported content
- y bid price excluding value added tax (VAT)

and that the prices referred to in the determination of x must be converted to Rand (ZAR) by using the exchange rate published by the South African Reserve Bank at 12:00 on the date, one week (7 calendar days) prior to the closing date of the bid;

- (c) that Form MBD 6.2 (Declaration Certificate for Local Content) issued by National Treasury, duly completed and signed, must form part of the bid documentation;
 - (d) that the municipality reserves the right to verify the accuracy of the rates of exchange quoted by the bidder in paragraph 4.1 of the aforesaid Certificate.
- (3) The accounting officer may decide to include in any bid documentation a specific bidding condition that only locally produced goods, services or works or locally manufactured goods with a stipulated minimum threshold for local production and content will be considered on condition that such prescript and threshold(s) are in accordance with the specific directives issued for this purpose by National Treasury in consultation with the Department of Trade and Industry and, in such event, the requirements stipulated in subparagraph (2) shall be inserted in the relevant bid documentation.
- (4) Where necessary, bid documentation for bids referred to in subparagraph (1) may state that a two-stage bidding process will be followed, where the first stage will involve functionality and minimum threshold for local production and content and the second stage price and B-BBEE status with the possibility of price negotiations only with the short listed bidders with a view to effecting cost savings in circumstances where the tendered prices are obviously inflated or to ensure the award of the bid concerned within budgetary constraints provided that, where such negotiations take place, the principles contained in paragraph 25.1 of this policy shall be applied.
- (5) Any bid documentation issued in terms of this subparagraph must be capable of being measured and audited.
- (6) A tender that fails to meet the minimum stipulated threshold for local production and content is an unacceptable tender.

29.8 B-BBEE status level certificates and scorecards

Bid documentation must provide that:

- (1) Those bidders who qualify as Exempted Micro Enterprises (EME's) in terms of the Broad-Based Black Economic Empowerment Act, must submit, together with their bid, either;
 - (a) an original or certified copy of a certificate to this effect issued by either;
 - (i) a registered auditor, accounting officer (as contemplated in section 60(4) of

the Close Corporations Act, 1984 (Act No. 69 of 1984)); or
(ii) an accredited verification agency;

provided that a certificate issued by an Accounting Officer of a closed corporation must be on his letterhead which should also contain his practice number and contact number clearly specified on the face of such certificate;

(b) an original or certified copy of a sworn affidavit confirming Annual Total Revenue of R10 million or less and Level of Black ownership; or

(c) an original or certified copy of a certificate issued by Companies and Intellectual Property Commission (CIPC) on an annual basis, confirming Annual Total Revenue of R10 million or less and Level of Black ownership.

Any misrepresentation in terms of this subparagraph constitutes a criminal offence as set out in the B-BBEE Act as amended.

- (2) Bidders other than Exempted Micro-Enterprises (EME's) must submit, with their bid, their original and valid B-BBEE Status Level Verification Certificate complying at least with the provisions of subparagraphs (5) and (6) below, or a certified copy thereof, in support of their B-BBEE rating.
- (3) A trust, consortium or joint venture will qualify for points for its B-BBEE status level as a legal entity, provided it submits its B-BBEE Status Level Verification Certificate with its bid.
- (4) A trust, consortium or joint venture will qualify for points for its B-BBEE status level as an unincorporated entity, provided that it submits its consolidated B-BBEE scorecard as if were a group structure and, provided further, that such a consolidated B-BBEE scorecard is prepared for every separate bid.
- (5) As a minimum requirement, all valid B-BBEE Status Level Verification Certificates should have the following information detailed on the face of the certificate:
 - The name and physical location of the measured entity;
 - The registration number and, where applicable, the VAT number of the measured entity;
 - The date of issue and date of expiry;
 - The certificate number for identification and reference purposes;
 - The scorecard that was used (for example EME, QSE or Generic);
 - The name and / or logo of the Verification Agency;
 - The SANAS logo;
 - The signature of the authorized person from the Verification Agency concerned; and
 - The B-BBEE Status Level of Contribution obtained by the measured entity.
- (6) The format and content of B-BBEE Status Level Verification Certificates issued by registered auditors approved by the Independent Regulatory Board of Auditors (IRBA) must -

- Clearly identify the B-BBEE approved registered auditor by the auditor's individual registration number with IRBA and the auditor's logo;
- Clearly record an approved B-BBEE Verification Certificate identification reference in the format required by SANAS;
- Reflect relevant information regarding the identity and location of the measured entity;
- Identify the Codes of Good Practice or relevant Sector Codes applied in the determination of the scores;
- Record the weighting points (scores) attained by the measured entity for each scorecard element, where applicable, and the measured entity's overall B-BBEE Status Level of Contribution;
- Reflect that the B-BBEE Verification Certificate and accompanying assurance report issued to the measured entity is valid for 12 months from the date of issuance;
- Reflect both the issuance and expiry date of the Verification Certificate.

29.9 Subcontracting as condition of tender

- (1) A bidder will not be awarded points for B-BBEE status level if it is indicated in the bid documents that such a bidder intends sub-contracting more than 25% of the value of the contract to any other enterprise that does not qualify for at least the points that such a bidder qualifies for, unless the intended sub-contractor is an exempted micro enterprise that has the capability and ability to execute the sub-contract.
- (2) If feasible to subcontract for a contract above R30 million, the municipality must apply subcontracting to advance designated groups.
- (3) If the municipality applies subcontracting as contemplated in subparagraph (2), the municipality must advertise the tender with a specific tendering condition that the successful tenderer must subcontract a minimum of 30% of the value of the contract to either-
 - (a) an EME or QSE;
 - (b) an EME or QSE which is at least 51% owned by black people;
 - (c) an EME or QSE which is at least 51% owned by black people who are youth;
 - (d) an EME or QSE which is at least 51% owned by black people who are women;
 - (e) an EME or QSE which is at least 51% owned by black people with disabilities;
 - (f) an EME or QSE which is 51% owned by black people living in rural or underdeveloped areas or townships;
 - (g) a cooperative which is at least 51% owned by black people;
 - (h) an EME or QSE which is at least 51% owned by black people who are military veterans; or
 - (i) more than one of the categories referred to in paragraphs (a) to (h).
- (4) The municipality must make available the list of all suppliers registered on a database approved by the National Treasury to provide the required goods or services in respect of the applicable designated groups mentioned in subparagraph (3) from which the tenderer must select a supplier.

29.10 Miscellaneous Special Conditions of Contract

Bid documentation must, inter alia, include the following conditions as Special Conditions of Contract:

29.10.1 General

- (1) Only a bidder who has completed and signed the declaration part of a bid may be considered;
- (2) When comparative prices must be calculated, any discounts which have been offered unconditionally will be taken into account;
- (3) A discount which has been offered conditionally will, despite not being taken into account for evaluation purposes, be implemented when payment to a bidder in respect of an accepted bid is effected;
- (4) Points scored in any applicable scoring system will be rounded off to the nearest 2 decimal places.
- (5) Criteria for breaking deadlock in scoring-
 - (a) In the event that two or more bids score equal total points, the successful bid will be the one scoring the highest number of preference points for B-BBEE;
 - (b) However, when functionality is part of the evaluation process and two or more bids have scored equal points including equal preference points for B-BBEE, the successful bid will be the one scoring the highest score for functionality.
 - (c) Should two or more bids be equal in all respects, the award shall be decided by the drawing of lots.
- (6)
 - (a) A contract may be awarded to a tenderer that did not score the highest points only in accordance with section 2(1)(f) of the Preferential Procurement Policy Framework Act, 2000.
 - (b) If the municipality intends to apply objective criteria in terms of section 2(1)(f) of the Preferential Procurement Policy Framework Act, 2000, the municipality must stipulate the objective criteria in the tender documents.

29.10.2 Subcontracting after award of tender

- (1) A person awarded a contract may only enter into a subcontracting arrangement with the approval of the municipality.
- (2) A person awarded a contract in relation to a designated sector, may not subcontract in such a manner that the local production and content of the overall value of the contract is reduced to below the stipulated minimum threshold.
- (3) A person awarded a contract may not subcontract more than 25% of the value of the contract to any other enterprise that does not have an equal or higher B-BBEE status level of contributor than the person concerned, unless the contract is subcontracted to an EME that has the capability and ability to execute the subcontract.

29.10.3 Cancellation of a bid invitation

- (1) The municipality may, before the award of a tender, cancel a tender invitation if-
 - (a) due to changed circumstances, there is no longer a need for the goods or services specified in the invitation;
 - (b) funds are no longer available to cover the total envisaged expenditure;
 - (c) no acceptable tender is received; or
 - (d) there is a material irregularity in the tender process.
- (2) The decision to cancel a tender invitation in terms of subparagraph (1) must be published in the same manner in which the original tender invitation was advertised.
- (3) The municipality may only with the prior approval of the relevant treasury cancel a tender invitation for the second time.

29.10.4 Declarations

A bidder must -

- (1) declare that the information provided in any bid document is true and correct;
- (2) declare that the signatory to a bid document is duly authorised; and
- (3) undertake to submit documentary proof regarding any bidding issue when required to the satisfaction of the municipality.

29.10.5 Remedies

In addition to the action contemplated in paragraph 40 of this policy which shall be read in conjunction with this subparagraph:

- (1) Upon detecting that a tenderer submitted false information regarding its B-BBEE status level of contributor, local production and content, or any other matter required in terms of these Regulations which will affect or has affected the evaluation of a tender, or where a tenderer has failed to declare any subcontracting arrangements, the municipality must-
 - (a) inform the tenderer accordingly;
 - (b) give the tenderer an opportunity to make representations within 14 days as to why-
 - (i) the tender submitted should not be disqualified or, if the tender has already been awarded to the tenderer, the contract should not be terminated in whole or in part;
 - (ii) if the successful tenderer subcontracted a portion of the tender to another person without disclosing it, the tenderer should not be penalised up to 10 percent of the value of the contract; and
 - (iii) the tenderer should not be restricted by the National Treasury from conducting any business for a period not exceeding 10 years with any organ of state; and
 - (c) if it concludes, after considering the representations referred to in subparagraph (1)(b), that-
 - (i) such false information was submitted by the tenderer-
 - (aa) disqualify the tenderer or terminate the contract in whole or in

- part; and
 - (bb) if applicable, claim damages from the tenderer; or
 - (ii) the successful tenderer subcontracted a portion of the tender to another person without disclosing, penalise the tenderer up to 10 percent of the value of the contract.
- (2) (a) the municipality must-
- (i) inform the National Treasury, in writing, of any actions taken in terms of subregulation (1);
 - (ii) provide written submissions as to whether the tenderer should be restricted from conducting business with any organ of state; and
 - (iii) submit written representations from the tenderer as to why that tenderer should not be restricted from conducting business with any organ of state.
- (b) The National Treasury may request the municipality to submit further information pertaining to subregulation (1) within a specified period.

30. Procurement from tertiary institutions

- (1) Where the municipality is in need of a service provided by only tertiary institutions, such services must be procured through a bidding process with the identified tertiary institutions.
- (2) Tertiary institutions referred to in subparagraph (a) will be required to submit their B-BBEE status in terms of the specialized scorecard contained in the B-BBEE Codes of Good Practice.
- (3) Should the municipality require a service that can be provided by one or more tertiary institutions or public entities and enterprises from the private sector, the appointment of a contractor will be done by means of a bidding process.
- (4) Public entities must be required to submit their B-BBEE status in terms of the specialized scorecard contained in the B-BBEE Codes of Good Practice.
- (5) For purposes of this paragraph, a bidding process includes a written offer in a prescribed or stipulated form in response to an invitation by the municipality for the provision of services, through price quotations, advertised competitive bidding processes or proposals.

31. Bid evaluation committees

- (1) A bid evaluation committee must, as far as possible, be composed of-
 - (a) officials from departments requiring the goods, services or works; and
 - (b) at least one supply chain management practitioner of the municipality.
- (2) A bid evaluation committee must -
 - (a) evaluate bids in accordance with the relevant bid specification or terms of reference, as the case may be, inclusive of unconditional discounts, sub-contracting and this policy; and
 - (b) evaluate each bidder's ability to execute the contract provided that, where

bids are invited on the basis of functionality as a criterion, they must be evaluated in the following two stages:

(i) First stage - evaluation of functionality

- (aa) bids must be evaluated in terms of the evaluation criteria embodied in the bid specification or terms of reference, as the case may be. The amendment of evaluation criteria, weights, applicable values and/or the minimum qualifying score for functionality after the closure of bids is not allowed as this may jeopardize the fairness of the process;
- (bb) a bid will be considered further if it achieves the prescribed minimum qualifying score for functionality;
- (cc) bids that fail to achieve the minimum qualifying score for functionality must be disqualified;
- (dd) score sheets should be prepared and provided to panel members to evaluate the bids;
- (ee) a score sheet should contain all the criteria and the weight for each criterion as well as the values to be applied for evaluation as indicated in the bid specification or terms of reference concerned;
- (ff) each panel member should, after thorough evaluation, independently award his own value to each individual criterion;
- (gg) score sheets should be signed by panel members and if necessary, a written motivation may be requested from panel members where vast discrepancies in the values awarded for each criterion exist -

provided that if the minimum qualifying score for functionality is indicated as a percentage in the bid specification or terms of reference, as the case may be, the percentage scored for functionality may be calculated as follows:

- (hh) the value awarded for each criterion should be multiplied by the weight for the relevant criterion to obtain the score for the various criteria;
- (ii) the scores for each criterion should be added to obtain the total score; and
- (jj) the following formula should be used to convert the total score to percentage for functionality:

$$Ps = \frac{So}{Ms} \times 100$$

Where:

Ps = percentage scored for functionality by bid under consideration

So = total score of bid under consideration

Ms = maximum possible score

- (k) the percentage of each panel member should be added and divided by the number of panel members to establish the average percentage obtained by each bidder for functionality.

(ii) Second stage - Evaluation in terms of the 80/20 or 90/10 preference point systems

Only bids that achieve the minimum qualifying score / percentage for functionality must be evaluated further in accordance with the bid specification or terms of reference for the bid concerned, as the case may be;

- (c) evaluate bids based on a stipulated minimum threshold for local production and content as required in the relevant bid specification in the following two stages:

(i) First stage - Evaluation in terms of the stipulated minimum threshold for local production and content

- (a) bids must be evaluated in terms of the evaluation criteria stipulated in the bid specification. The amendment of the stipulated minimum threshold for local production and content after the closure of bids is not allowed as this may jeopardize the fairness of the process;
- (b) a bid must be disqualified if:
- the bidder fails to achieve the stipulated minimum threshold for local production and content; and
 - the Declaration Certificate for Local Content (Form MBD 6.2) is not submitted as part of the bid;
- (c) calculate the local content (LC) as a percentage of the bid price in accordance with the SABS approved technical specification number SATS 1286: 201x;
- (d) verify the accuracy of the rates of exchange quoted by the bidder in paragraph 4.1 of the Declaration Certificate for Local Content (Form MBD 6.2);

(ii) Second stage - Evaluation in terms of the 80/20 or 90/10 preference point systems

- (e) only bids that achieve the minimum stipulated threshold for local production and content must be evaluated further in accordance with the relevant preference point system referred to in the bid specification;

- (f) where appropriate, prices may be negotiated only with short listed or preferred bidders. Such negotiations must, however, not prejudice any other bidders;
- (d) check in respect of the recommended bidder whether or not such bidder's municipal rates and taxes and municipal service charges are not in arrears;
- (e) verify the status of recommended bidders (including their directors(s), owners(s) or trustee(s)) by checking the Data Base of Restricted Suppliers maintained by National Treasury in order to ensure that no recommended bidder or any of its directors/owners/trustees are listed as companies or persons prohibited from doing business with the public sector;
- (f) submit to the adjudication committee a report and recommendations regarding the award of the bid or any other related matter provided that:
 - (i) a contract must be awarded to the bidder who scored the highest total number of points in terms of the preference points systems referred to in paragraphs 29.5 and 29.6 as may be applicable; and
 - (ii) in exceptional circumstances and as provided in paragraph 29.10 of this policy, a contract may be awarded to a bidder that did not score the highest number of points provided that the reasons for such a recommendation must be recorded for audit purposes and be defensible in a court of law.

32. Bid adjudication committees

- (1) A bid adjudication committee must consist of at least four senior managers of the municipality which must include –
 - (a) the chief financial officer or, if the chief financial officer is not available, another manager in the budget and treasury office reporting directly to the chief financial officer and designated by the chief financial officer; and
 - (b) at least one senior supply chain management practitioner who is an official of the municipality; and
 - (c) a technical expert in the relevant field who is an official of the municipality if the municipality has such an expert.
- (2) The accounting officer must appoint the chairperson of the committee who shall preferably be the chief financial officer. If the chairperson is absent from a meeting, the members of the committee who are present must elect one of them to preside at the meeting and such election must be recorded in the minutes of the meeting concerned.
- (3) Only with the consent of the accounting officer and upon request by the bid adjudication committee, a member of a bid specification, bid evaluation committee and/or an advisor or person assisting these committees may attend a meeting of a bid adjudication committee only for the purpose of providing clarity and an explanation of difficult technical aspects relating to the bid being adjudicated and without having any right to vote on the said bid being adjudicated.

- (4) A bid adjudication committee must consider the report and recommendations of the bid evaluation committee submitted in terms of paragraph 31; and either –
- (a) depending on its delegations, make a final award or a recommendation to the accounting officer to make the final award; or
 - (b) make another recommendation to the accounting officer on how to proceed with the relevant procurement.
- (5) If the bid adjudication committee decides to award a bid other than the one recommended by the bid evaluation committee, the bid adjudication committee must, prior to awarding the bid –
- (a) check in respect of the preferred bidder whether that bidder's municipal rates and taxes and municipal service charges are not in arrears; and
 - (b) notify the accounting officer.
- (6) The accounting officer may –
- (a) after due consideration of the reasons for the deviation, ratify or reject the decision of the bid adjudication committee referred to in subparagraph 5; and
 - (b) if the decision of the bid adjudication committee is rejected, refer the decision of the adjudication committee back to that committee for reconsideration.
- (7) The accounting officer may, at any stage of a bidding process, refer any recommendation made by the evaluation committee or the adjudication committee back to that committee for reconsideration of the recommendation.
- (8) If a bid other than the one recommended in the normal course of implementing this policy is approved, the accounting officer must, in writing and within 10 working days, notify the Auditor-General and the National and Provincial Treasuries of the reasons for deviating from such recommendation.
- (9) Subparagraph 8 does not apply if a different bid was approved in order to rectify an irregularity.
- (10) Notwithstanding any provision to the contrary in this paragraph or any other provision in this policy:
- (a) contracts above a value of R10m (all applicable taxes included) may only be awarded to the preferred bidder after the chief financial officer has verified in writing that budgetary provision exists for the procurement concerned and that it is consistent with the Integrated Development Plan of the municipality.
 - (b) during a competitive bidding and adjudication process or before the award of a contract, the accounting officer may, at his/her discretion, specifically request the internal audit function of the municipality or, when so required, an independent external audit service provider (including an organ of state) to carry out audit procedures and provide an opinion on compliance of the bidding process with supply chain management legislation applicable to the municipality.
- (11) The accounting officer shall cause details of all bids awarded through a competitive bidding process to be advertised on the website of the municipality, National eTender

Publication Portal and such notification shall include at least the following information:

- (a) Contract numbers and description of goods, service or works projects procured;
- (b) Names of the successful bidder(s) and the preference points and B-BBEE level of contribution claimed;
- (c) The contract prices(s);
- (d) Brand names and dates for completion of contracts.
- (e) The contract period;
- (f) Names of Directors; and
- (g) Date of completion/award
- (h) the names of the unsuccessful bidder(s) together with their contact details)

33. Procurement of banking services

- (1) A contract for banking services -
 - (a) must be procured through competitive bidding;
 - (b) must be consistent with section 7 or 85 of the Act; and
 - (c) may not be for a period of more than five years at a time.
- (2) The process for procuring a contract for banking services must commence at least nine months before the end of an existing contract.
- (3) The closure date for the submission of bids may not be less than 60 days from the date on which the advertisement is placed in a newspaper in terms of paragraph 23 (1).
- (4) Bids must be restricted to banks registered in terms of the Banks Act, 1990 (Act No. 94 of 1990).

34. Procurement of IT related goods or services

- (1) The accounting officer may request the State Information Technology Agency (SITA) to assist with the acquisition of IT related goods or services through a competitive bidding process.
- (2) Both parties must enter into a written agreement to regulate the services rendered by, and the payments to be made to, SITA.
- (3) The accounting officer must notify SITA together with a motivation of the IT needs if -
 - (a) the transaction value of IT related goods or services required in any financial year will exceed R50 million (VAT included); or
 - (b) the transaction value of a contract to be procured, whether for one or more years, exceeds R50 million (VAT included).

- (4) If SITA comments on the submission and the municipality does not agree with such comments, the comments and the reasons for rejecting or not following such comments must be submitted to the council, the National and Provincial Treasuries and the Auditor-General.

35. Procurement of goods and services under contracts secured by other organs of state

- (1) The accounting officer may procure goods or services under a contract secured by another organ of state, but only if -
- (a) the contract has been secured by that other organ of state by means of a competitive bidding process applicable to that organ of state;
 - (b) there is no reason to believe that such contract was not validly procured;
 - (c) there are demonstrable discounts or benefits to do so; and
 - (d) that other organ of state and the provider concerned have consented to such procurement in writing.
- (2) Subparagraphs (1) (c) and (d) do not apply if -
- (a) a municipal entity procures goods or services through a contract secured by its parent municipality; or
 - (b) a municipality procures goods or services through a contract secured by a municipal entity of which it is the parent municipality.

36. Procurement of goods necessitating special safety arrangements

- (1) The acquisition and storage of goods in bulk (other than water), which necessitate special safety arrangements, including gasses and fuel, should be avoided where ever possible.
- (2) Where the storage of goods in bulk is justified, such justification must be based on sound reasons, including the total cost of ownership, cost advantages and environmental impact and must be approved by the accounting officer.

37. Appointment of consultants

- (1) The accounting officer may procure consulting services provided that any Treasury guidelines in respect of consulting services are taken into account when such procurements are made.
- (2) Consultancy services must be procured through competitive bids if -
- (a) the value of the contract exceeds R200 000 (VAT included); or
 - (b) the duration period of the contract exceeds one year.
- (3) In addition to any requirements prescribed by this policy for competitive bids, bidders must furnish particulars of -
- (a) all consultancy services provided to an organ of state in the last five years; and

- (b) any similar consultancy services provided to an organ of state in the last five years.
- (4) The accounting officer must ensure that copyright in any document produced and the patent rights or ownership in any plant, machinery, thing, system or process designed or devised by a consultant in the course of the consultancy service is vested in the municipality.

38. Deviation from, and ratification of minor breaches of, procurement processes

- (1) The accounting officer may -
 - (a) dispense with the official procurement processes established by this policy and procure any required goods or services through any convenient process, which may include direct negotiations, but only -
 - (i) in an emergency;
 - (ii) if such goods or services are produced or available from a single or sole provider only.
 - (iii) for the acquisition of special works of art or historical objects where specifications are difficult to compile;
 - (iv) acquisition of animals for zoos and/or nature and game reserves; or
 - (v) in any other exceptional case where it is impractical or impossible to follow the official procurement processes; and
 - (b) ratify any minor breaches of the procurement processes by an official or committee acting in terms of delegated powers or duties which are purely of a technical nature.
- (2) The accounting officer must record the reasons for any deviations in terms of subparagraphs (1) (a) and (b) of this policy and must;
 - (a) report them to the next meeting of the council and also include such reasons as a note to the annual financial statements of the municipality;
 - (b) place a notice of the award made with reasons on the eTender Publication Portal within seven (7) working days after the award was made.

39. Unsolicited bids

- (1) An unsolicited bid is a bid that is submitted by a prospective supplier to the municipality without any procurement requirement first having been identified and advertised. This situation arises when a supplier identifies an opportunity to render services or supply products not ordinarily required by the municipality.
- (2) In accordance with section 113 of the Act, there is no obligation upon the municipality to consider unsolicited bids received outside a normal bidding process.

- (3) The accounting officer may decide in terms of section 113(2) of the Act to consider an unsolicited bid but only if –
- (a) the product or service offered in terms of the bid is a demonstrably or proven unique innovative concept;
 - (b) the product or service will be exceptionally beneficial to the municipality or have exceptional cost advantages;
 - (c) the person who made the bid is the sole provider of the product or service concerned; and
 - (d) the reasons for not going through the normal bidding processes are found to be sound by the accounting officer.
- (4) If the accounting officer decides to consider an unsolicited bid that complies with sub-paragraph (3), his decision must be made public in accordance with section 21A of the Municipal Systems Act, together with –
- (a) reasons as to why the bid should not be open to other competitors;
 - (b) an explanation of the potential benefits if the unsolicited bid were accepted; and
 - (c) an invitation to the public or other potential suppliers to submit their comments on the proposal within 30 days of the publication of the relevant notice.
- (5) The accounting officer must submit all written comments received pursuant to subparagraph (4), including any responses from the unsolicited bidder, to the National and Provincial Treasuries for comment.
- (6) Subject to subparagraphs (7) and (8) below, the adjudication committee must consider the unsolicited bid and may, depending on its delegations, award the bid or make a recommendation to the accounting officer.
- (7) A meeting of the adjudication committee to consider an unsolicited bid may be open to the public.
- (8) When considering the matter, the adjudication committee must take into account –
- (a) any comments submitted by the public; and
 - (b) any written comments and recommendations of the National and Provincial Treasuries.
- (9) If any recommendations of the National and Provincial Treasuries are rejected or not followed, the accounting officer must submit to the Auditor-General and the National and Provincial Treasuries the reasons for rejecting or not following those recommendations.
- (10) Such submission must be made within seven days after the decision on the award of the unsolicited bid is taken, but no contract committing the municipality to the bid may be entered into or signed within 30 days of the submission.

- (11) The processes to be followed by the municipality with regard to the acceptance or rejection of an unsolicited bid shall clearly be made known to the bidder who submits the unsolicited bid concerned if requested by the bidder.
- (12) The council shall exercise caution when interviewing a potential supplier or a person who may wish to offer services to the municipality in circumstance which may be tantamount to the submission of or negotiation with regard to an unsolicited bid and shall not do anything or cause anything to be done which may be contrary to this policy.

40. Combating of abuse of supply chain management system

(1) The accounting officer must-

(a) take all reasonable steps to prevent abuse of the supply chain management system;

(b) investigate any allegations against an official or other role player of fraud, corruption, favouritism, unfair or irregular practices or a failure to comply with this policy, and when justified –

(i) take appropriate steps against such official or other role player; or

(ii) report any alleged criminal conduct to the South African Police Services;

(c) check the National Treasury's database prior to awarding any contract to ensure that no recommended bidder or any of its directors, is listed as a person prohibited from doing business with the public sector;

(d) reject any bid from a bidder –

(i) if any municipal rates and taxes or municipal service charges owed by that bidder or any of its directors to the municipality or to any other municipality or municipal entity, are in arrears for more than three months; or

(ii) who, during the last five years, has failed to perform satisfactorily on a previous contract with the municipality or any other organ of state after written notice was given to that bidder that performance was unsatisfactory;

(e) reject a recommendation for the award of a contract if the recommended bidder or any of its directors has committed a corrupt or fraudulent act in competing for the particular contract;

(f) cancel a contract awarded to a person if –

(i) such person committed any corrupt or fraudulent act during the bidding process or the execution of the contract; or

(ii) an official or other role player committed any corrupt or fraudulent act during the bidding process or the execution of the contract that benefited that person; and

- (g) Reject the bid of any bidder if that bidder or any of its directors has to the Knowledge of the Municipality –
- (i) has abused the supply chain management system of the municipality or has committed any improper conduct in relation to such system;
 - (ii) has been convicted for fraud or corruption during the past five years;
 - (iii) has willfully neglected, reneged on or failed to comply with any government, municipal or other public sector contract during the past five years; or
 - (iv) has been listed in the Register for Tender Defaulters in terms of section 29 of the Prevention and Combating of Corrupt Activities Act (No. 12 of 2004).
- (2) The accounting officer must inform the National and Provincial Treasuries in writing of any actions taken in terms of subparagraphs (1)(b)(ii), (e) or (f) above.
- (3) If the accounting officer, on reasonable grounds, believes that a bidder or a contractor has engaged in bid rigging, he shall refer the matter to the Competition Tribunal for investigation and the taking of action against the bidder or contractor concerned in a manner contemplated in the Competition Act No. 89 of 1998.

41. Logistics management

The accounting officer must establish and implement an effective system of logistics management, which must include -

- (1) the monitoring of spending patterns on types or classes of goods and services incorporating, where practical, the coding of items to ensure that each item has a unique number;
- (2) the setting of inventory levels that includes minimum and maximum levels and lead times wherever goods are placed in stock;
- (3) the placing of manual or electronic orders for all acquisitions other than those from petty cash;
- (4) before payment is approved , certification by the responsible officer that the goods and services are received or rendered on time and is in accordance with the order, the general conditions of contract and specifications where applicable and that the price charged is as quoted in terms of a contract;
- (5) appropriate standards of internal control and warehouse management to ensure that goods placed in stores are secure and only used for the purpose for which they were purchased;
- (6) monitoring and review of the supply vendor performance to ensure compliance with specifications and contract conditions for particular goods or services.

42. Disposal management

- (1) In terms of section 14 of the Act, the municipality may not transfer ownership as a result of a sale or other transaction or otherwise permanently dispose of a capital asset needed to provide the minimum level of basic municipal services.
- (2) A municipality may transfer ownership or otherwise dispose of capital asset other than one contemplated in subsection (1), but only after the council, in a meeting open to the public-
 - (a) has decided on reasonable grounds that the asset is not needed to provide the minimum level of basic municipal services; and
 - (b) has considered the fair market value of the asset and the economic and community value to be received in exchange for the asset.
- (3) An asset may be disposed of by -
 - (a) transferring the asset concerned to another organ of state in terms of a provision of the Act enabling the transfer of assets;
 - (b) transferring the asset concerned to another organ of state at market related value or, when appropriate, free of charge;
 - (c) selling the asset concerned; or
 - (d) destroying such asset.
- (4) The accounting officer must ensure that -
 - (a) when immovable property is sold by means of a competitive bidding process, the highest price offered shall be accepted, provided such price is equal to or higher than the market related price for the relevant immovable property;
 - (b) in other cases, only at a market related price except when the public interest or the plight of the poor demands otherwise in which event the sale price shall be determined in accordance with the applicable land disposal or indigent policy adopted by the council;
 - (c) movable assets are sold either by way of written price quotations, a competitive bidding process or by public auction at the highest offered price, provided such price is market related;
 - (d) firearms are not sold or donated to any person or institution within or outside the Republic unless approved by the National Conventional Arms Control Committee;
 - (e) immovable property is let at market related rentals except when the public interest or the plight of the poor demands otherwise in which event the rental shall be determined in accordance with the applicable land disposal or indigent support policy adopted by the council;
 - (f) all fees, charges, rates, tariffs, scales of fees or other charges relating to the letting of immovable property are annually reviewed;
 - (g) where assets are traded in for other assets, the highest possible trade-in price is negotiated; and
 - (h) in the case of the free disposal of computer equipment, the provincial

department of education is first approached to indicate, within 30 days, whether or not any of the local schools are interested in such equipment.

- (5) This paragraph must be read with and applied in conjunction with the Municipal Asset Transfer Regulations contained in Government Notice R. 878 of 22 August 2008 and the associated policies adopted by the council. In the event of conflict, the provisions of the aforesaid Regulations shall be applied.

43. Risk management

- (1) The accounting officer must establish and implement an effective system of risk management for the identification, consideration and avoidance of potential risks in the supply chain management system.
- (2) Risk management must include -
 - (a) the identification of risks on a case-by-case basis;
 - (b) the allocation of risks to the party best suited to manage such risks;
 - (c) acceptance of the cost of the risk where the cost of transferring the risk is greater than that of retaining it;
 - (d) the management of risks in a pro-active manner and the provision of adequate cover for residual risks; and
 - (e) the assignment of relative risks to the contracting parties through clear and unambiguous contract documentation.

44. Performance management

The accounting officer must establish and implement an internal monitoring system in order to determine, on the basis of a retrospective analysis, whether the authorised supply chain management processes were followed and whether the objectives of this policy were achieved.

45. Prohibition on awards to persons whose tax matters are not in order

- (1) No award above R15 000 may be made in terms of this policy to a person whose tax matters have not been declared by the South African Revenue Service to be in order.
- (2) Before making an award to a person, the accounting officer must first check with SARS whether that person's tax matters are in order. The tax status as indicated on the CSD shall serve as sufficient evidence in this regard.
- (3) If SARS does not respond within 7 days of a request for confirmation in terms of subparagraph (2), such person's tax matters may for purposes of subparagraph (1) be presumed to be in order.

46. Prohibition on awards to persons in the service of the state

Irrespective of the procurement process followed, no award may be made to a person in terms of this policy -

- (1) who is in the service of the state;
- (2) if that person is not a natural person, of which any director, manager, principal shareholder or stakeholder is a person in the service of the state; or
- (3) who is an advisor or consultant contracted with the municipality.

47. Awards to close family members of persons in the service of the state

The accounting officer must ensure that the notes to the annual financial statements disclose particulars of any award of more than R2000 to a person who is a spouse, child or parent of a person in the service of the state, or has been in the service of the state in the previous twelve months, including -

- (1) the name of that person;
- (2) the capacity in which that person is in the service of the state; and
- (3) the amount of the award.

48. Ethical standards

- (1) The code of ethical standards annexed to this policy as **Annexure A** shall apply to all officials and other role players in the supply chain management system of the municipality in order to promote -
 - (a) mutual trust and respect; and
 - (b) an environment where business can be conducted with integrity and in a fair and reasonable manner.
- (2) A breach of the aforesaid code of ethics must be dealt with as follows -
 - (a) in the case of an employee, in terms of the disciplinary procedures of the municipality envisaged in section 67(1)(h) of the Municipal Systems Act;
 - (b) in the case of a role player who is not an employee, through other appropriate means with due regard to the severity of the breach; and
 - (c) in all cases, financial misconduct must be dealt with in terms of chapter 15 of the Act and for applicable regulations pertaining to financial misconduct by officials.

49. Inducements, rewards, gifts and favours to municipalities, officials and other role players

- (1) No person who is a provider or prospective provider of goods or services or a recipient or prospective recipient of goods disposed of or to be disposed of may either directly or through a representative or intermediary promise, offer or grant -
 - (a) any inducement or reward to the municipality for or in connection with the award of a contract; or
 - (b) any reward, gift, favour or hospitality to -

- (i) any official; or
 - (ii) any other role player involved in the end implementation of the supply chain management policy of the municipality
- (2) The accounting officer must promptly report any alleged contravention of subparagraph 1 to the National Treasury for considering whether the offending person, and any representative or intermediary through which such person is alleged to have acted, should be listed in the National Treasury's database of persons prohibited from doing business with the public sector.
- (3) Subparagraph (1) does not apply to gifts less than R350 in value.

50. Sponsorships

The accounting officer must promptly disclose to the National and respective Provincial Treasuries any sponsorship promised, offered or granted, whether directly or through a representative or intermediary by any person who is -

- (1) a provider or prospective provider of goods or services to the municipality; or
- (2) a recipient or prospective recipient of goods disposed of or to be disposed of by the municipality.

51. Objections and complaints

Persons aggrieved by decisions or actions taken in the implementation of the supply chain management system, may lodge with the accounting officer, within 14 days of the decision or action, a written objection or complaint against the decision or action concerned.

52. Resolution of disputes, objections, complaints and queries

- (1) The accounting officer must appoint an independent and impartial person who is not directly involved in the supply chain management processes -
 - (a) to assist in the resolution of disputes between the municipality and other persons regarding -
 - (i) any decisions or actions taken in the implementation of the supply chain management system; or
 - (ii) any matter arising from a contract awarded in the course of the supply chain management system; or
 - (b) to deal with objections, complaints or queries regarding any such decisions or actions or any matters arising from such contract.
- (2) The accounting officer or another official designated by the accounting officer is responsible for assisting the appointed person to perform his or her functions effectively.
- (3) The person appointed must -
 - (a) strive to resolve promptly all disputes, objections, complaints or queries received; and
 - (b) submit monthly reports to the accounting officer on all disputes, objections,

complaints or queries received, attended to or resolved.

- (4) A dispute, objection, complaint or query may be referred to the Provincial Treasury if -
 - (a) if it is not resolved within 60 days of lodgment; or
 - (b) no response is forthcoming within 60 days of lodgment.
- (5) If the Provincial Treasury does not or cannot resolve the matter, the dispute, objection, complaint or query concerned may be referred to the National Treasury for resolution.
- (6) This paragraph must not be read as affecting a person's rights to approach a competent court, at any time, for such order as may be just and necessary in the circumstances.

53. Contracts providing for compensation based on turnover

If a service provider acts on behalf of the municipality to provide any service or act as a collector of fees, service charges or taxes and the compensation payable to him is fixed as an agreed percentage of turnover for the service concerned or the amount collected, the contract between such service provider and the municipality must stipulate -

- (1) a cap on the compensation payable to him; and
- (2) that such compensation must be performance based.

54. Contract Management – issue of expansion and variation orders

- (1) The accounting officer or nominee may, subject to the provisions of this subparagraph and subparagraphs (2) to (4) authorise the issue of expansion or variation orders (herein referred to as "variations orders") in respect of contract specifications or conditions of contract in order to accommodate costs for additional work either unforeseen when contracts were awarded for infrastructure projects, essential or necessary additional work or in instances where factors beyond the control of an appointed contractor has led to or will lead to a delay in a contract completion date provided that:
 - (a) No expansion or variation order may be authorized for an amount exceeding 20% of the initial contract price for works related goods, services and/or infrastructure projects; or
 - (b) 15% for all other goods and/or services; and, provided further that;
 - (c) any expansion or variation order issued in excess of the aforesaid thresholds shall be dealt with in a manner provided in section 116 (3) of the Act.
- (2) A variation order may only be issued after -
 - (a) the need for such order has been fully motivated by the responsible project manager and supported by the head of department concerned; and
 - (b) the chief financial officer has certified that funds are available to cover the cost the required additional work.
- (3) A request for the issue of a variation order in an amount exceeding R200 000 shall

first be referred to the Bid Adjudication Committee which considered the initial bid for approval provided that the accounting officer may constitute a new Bid Adjudication Committee for this purpose.

- (4) No request for a variation order may be approved for an amount exceeding 5% of the initial award. New bids shall be invited for the work concerned should the value of the additional work be in excess of 5% of the initial award.
- (5) The line manager responsible for the implementation of a project undertaken either departmentally or through an appointed contractor must keep a proper record of all variation orders issued in respect of a project.
- (6) The original copy of an issued variation order must be filed with the original bid and contract documents.
- (7) The responsible line manager must, upon completion of additional work or the expiry of any extended contract period authorised by a variation order, certify that the terms and conditions of such variation order have been complied with.
- (8) notice of all awards through variations, extensions and expansions must be published on the eTender Publication Portal within seven (7) working days of the award been made)

55. Fronting

- (1) For purposes of this paragraph, "fronting" shall include the undermentioned acts on the part of a bidder or any person or party associated with a bidder:
 - (a) Window-dressing: This includes cases in which HDI are appointed or introduced to an enterprise on the basis of tokenism and may subsequently be discouraged or inhibited from substantially participating in the core activities of the enterprise concerned and/or be discouraged or inhibited from substantially participating in the declared areas and/or levels of their participation;
 - (b) Benefit Diversion: This includes initiatives where the economic benefits received by an organization for having B-BBEE Status do not flow to HDI in the ratio specified by law;
 - (c) Opportunistic Intermediaries: This includes enterprises that have concluded agreements with other enterprises in order to leverage the opportunistic intermediary's favourable B-BBEE status in circumstances where the agreement involves:
 - (i) Significant limitations or restrictions on the identity of the opportunistic intermediary's suppliers, service providers, clients or customers;
 - (ii) The maintenance of their business operations in a context reasonably considered improbable having regard to resources; and
 - (iii) Terms and conditions that are not negotiated at arms-length on a fair and reasonable basis.
- (2) Where the accounting officer detects fronting, he must act against the bidder

concerned in terms of paragraph 29.10.5 and, in addition, report such fronting to the Department of Trade and Industry.

56. Commencement

This policy takes effect on the date of its adoption by the council.

ANNEXURE A - CODE OF CONDUCT FOR SUPPLY CHAIN MANAGEMENT PRACTITIONERS AND OTHER ROLE PLAYERS

The purpose of this Code of Conduct is to promote mutual trust and respect and an environment where business can be conducted with integrity and in a fair and reasonable manner.

1. General Principles

The municipality commits itself to a policy of fair dealing and integrity in the conducting of its business. Officials and other role players involved in supply chain management (SCM) are in a position of trust which implies a duty to act in the public interest. Officials and other role players should not perform their duties to unlawfully gain any form of compensation, payment or gratuity from any person or provider / contractor either for themselves, their family, their friends and business associates.

Officials and other role players involved in SCM should ensure that they perform their duties efficiently, effectively, with integrity and in accordance with applicable legislation, policies and guidelines. They should ensure that public resources are administered responsibly.

Officials and other role players involved in SCM should be fair and impartial in the performance of their functions. They should, at no time, afford any undue preferential treatment to any group or individual or unfairly discriminate against any group or individual and they should also not abuse the power and authority vested in them.

2. Conflict of interest

An official or other role player involved with supply chain management -

- (a) must treat all providers and potential providers equitably and fairly;
- (b) may not use his/her position for private gain or to improperly benefit another person;
- (c) may not accept any reward, gift, favour, hospitality or other benefit directly or indirectly, including to any close family member, partner or associate of that person, of a value more than R350;
- (d) must declare to the accounting officer details of any reward, gift, favour, hospitality or other benefit promised, offered or granted to that person or to any close family member, partner or associate of that person;
- (e) must declare to the accounting officer details of any private or business interest which that person or any close family member, partner or associate, may have in any proposed procurement or disposal process or in any award of a contract by the municipality;
- (f) must immediately withdraw from participating in any manner whatsoever in a procurement or disposal process or in the award of a contract in which that person or any close family member, partner or associate has any private or business interest;
- (g) must declare any business, commercial and financial interests or activities undertaken for financial gain that may give rise to a possible conflict of interest;
- (h) should not place him/herself under any financial or other obligation to outside individuals or organizations that might seek to influence him/her in the performance of

his/her official duties; and

- (i) should not take improper advantage of his/her previous office after leaving his/her official position.

3. Accountability

- (a) Practitioners are accountable to the public for their decisions and actions.
- (b) Practitioners should use public property scrupulously.
- (c) Only accounting officers or their delegates have the authority to commit the municipality to any transaction for the procurement of goods, services or works.
- (d) All transactions conducted by a practitioner should be recorded and accounted for in an appropriate accounting system. Practitioners should not make any false or misleading entries in such a system for any reason whatsoever.
- (e) Practitioners must assist the accounting officer in combating fraud, corruption, favoritism, unfair and irregular practices in the supply chain management system.
- (f) Practitioners must report to the accounting officer any alleged irregular conduct in the supply chain management system which they may become aware of, including but not limited to -
 - (i) any alleged fraud, corruption, favoritism or unfair conduct;
 - (ii) any alleged contravention of the policy on inducements, rewards, gifts and favours to municipalities or municipal entities, officials or other role players; and
 - (iii) any alleged breach of this code of conduct.
- (g) Declarations in terms of subparagraph 2(d)(e) made must be recorded in a register which the accounting officer must keep for this purpose. Any declarations made by the accounting officer must be made to the mayor who must ensure that such declaration is recorded in the register.

4. Openness

Practitioners should be as open as possible about all the decisions and actions that they take. They should give reasons for their decisions and restrict the supply of information only if it is in the public interest to do so.

5. Confidentiality

- (a) Any information that is the property of the municipality or its providers should be protected at all times. No information regarding any bid/contract/bidder/contractor may be revealed if such an action will infringe the relevant bidder's/contractors personal rights.
- (b) Matters of confidential nature in the possession of officials and other role players involved in SCM should be kept confidential unless legislation, the performance of duty or the provisions of law requires otherwise. Such restrictions also apply to officials and other role players involved in SCM after they have left the service of the municipality.

6. Bid Specification / Evaluation / Adjudication Committees

- (a) Bid specification, evaluation and adjudication committees should implement supply chain management on behalf of the municipality in an honest, fair, impartial, transparent, cost-effective and accountable manner.
- (b) Bid evaluation / adjudication committees should be familiar with and adhere to the prescribed legislation, directives and procedures in respect of supply chain management in order to perform effectively and efficiently.
- (c) All members of bid adjudication committees should be cleared by the accounting officer at the level of "CONFIDENTIAL" and should be required to declare their financial interest annually.
- (d) No person should-
 - (i) interfere with the supply chain management system of the municipality; or
 - (ii) amend or tamper with any price quotation / bid after its submission.

7. Combative Practices

Combative practices are unethical and illegal and should be avoided at all cost. They include but are not limited to:

- (a) suggestions to fictitious lower quotations;
- (b) reference to non-existent competition;
- (c) exploiting errors in price quotations / bids; and
- (d) soliciting price quotations / bids from bidders / contractors whose names appear on the Register for Tender Defaulters.

ANNEXURE B - Schedule to Small Businesses Act No. 102 of 1996

Column 1	Column 2	Column 3	Column 4	Column 5
Sector or sub-sector in accordance with the Standard Industrial Classification	Size of class	The total full-time equivalent of paid employees	Total turnover	Total gross asset value (fixed property excluded)
Agriculture	Small Very small Micro	50 10 5	R 3 m R 0.50 m R 0.20 m	R 3 m R 0.50 m R 0.10 m
Mining and Quarrying	Small Very small Micro	50 20 5	R 10 m R 4 m R 0.20 m	R 6 m R 2 m R 0.10 m
Manufacturing	Small Very small Micro	50 20 5	R 13 m R 5 m R 0.20 m	R 5 m R 2 m R 0.10 m
Electricity, Gas and Water	Small Very small Micro	50 20 5	R 13 m R 5.10 m R 0.20 m	R 5 m R 1.90 m R 0.10 m
Construction	Small Very small Micro	50 20 5	R 6 m R 3 m R 0.20 m	R 1 m R 0.50 m R 0.10 m
Retail and Motor Trade and Repair Services	Small Very small Micro	50 20 5	R 19 m R 4 m R 0.20 m	R 3 m R 0.60 m R 0.10 m
Wholesale Trade, Commercial Agents and Allied Services	Small Very small Micro	50 20 5	R 32 m R 6 m R 0.20 m	R 5 m R 0.60 m R 0.10 m
Catering, Accommodation and other Trade	Small Very small Micro	50 20 5	R 6 m R 5.10 m R 0.20 m	R 1 m R 1.90 m R 0.10 m
Transport, Storage and Communications	Small Very small Micro	50 20 5	R 13 m R 3 m R 0.20 m	R 3 m R 0.60 m R 0.10 m
Finance and Business Services	Small Very small Micro	50 20 5	R 13 m R 3 m R 0.20 m	R 3 m R 0.50 m R 0.10 m
Community, Social and Personal Services	Small Very small Micro	50 20 5		



NDLAMBE MUNICIPALITY

DRAFT

CREDITORS, COUNCILLORS AND STAFF PAYMENT POLICY

2017/2018

CREDITORS, COUNCILLORS AND STAFF PAYMENT POLICY

(1) OBJECT

The object of this policy is to provide standard procedures relating to payments due to creditors, councillors and staff from municipal funds.

(2) LEGISLATIVE REQUIREMENTS

In terms of section 65 of the Municipal Finance Management Act, Act 56 of 2003, the municipal manager as accounting officer of the Municipality is responsible for the management of the expenditure of the Municipality and, to this end, must take all reasonable steps to ensure that the Municipality has and maintains an effective system of expenditure control, including procedures for the approval, authorization, withdrawal and payment of funds.

(3) DEFINITIONS

In this policy –

“**Act**” means the Local Government: Municipal Finance Management Act, 56 of 2003;

“**creditor**” means a person / service provider excluding councillors and staff that provides goods and/or services to

whom money is owing by the Municipality;

“**accounting officer**” means the municipal manager;

“**Chief Financial Officer**” means the official of the Municipality designated as such by the accounting officer in terms of section 80[2][a] of the Act;

“**municipality**” means the Ndlambe Municipality;

“**prescribed**” means prescribed in terms of the Act.

(4) GENERAL DUTY OF ACCOUNTING OFFICER

The accounting officer must take all reasonable steps to ensure –

- (a) that the Municipality has and maintains an effective system of expenditure control, including procedures for the approval, authorisation, withdrawal and payment of funds;

- (b) that the Municipality has and maintains a management, accounting and information system that –
 - (i) recognises expenditure when it is incurred;
 - (ii) accounts for creditors of the Municipality; and
 - (iii) accounts for payments made by the Municipality;
- (c) that the Municipality has and maintains a system of internal control in respect of creditors and payments.

(5) PAYMENT TO CREDITORS/SUPPLIERS

- (1) The accounting officer must ensure that –
 - (a) that all payments made by the Municipality is made direct to the person that supplied the relevant service or goods or to whom such payment is due, unless otherwise agreed upon for good reason; Any cession of payments to be advised of before orders are finalised.
 - (b) that payments by the Municipality are made electronically only at the Post Office-Albany Test Centre, magistrate courts, SARS and Telkom.
 - (c) that all tenders and quotations invited by and contracts entered into by the Municipality, stipulate payment terms favourable to the Municipality, that is, payment to fall due not sooner than the conclusion of the month following the month in which a particular service is rendered to or goods are received by the Municipality, provided that all reasonable steps shall be taken to ensure that payment is made within thirty (30) days of the date of the invoice received or statement concerned.
- (2) The provisions of subparagraph [c] may be relaxed by the accounting officer –
 - (a) when such relaxation is, in the opinion of the accounting officer, financially beneficial to the Municipality;
 - (b) in respect of small, micro and medium enterprises, where the total income derived from contract work entered into with the Municipality does not exceed R100 000.00 in a municipal financial year, in which case payment may be effected at the conclusion of the month during which the service is

Comment [LC1]: Change to: invoice statement received by the Expenditure section.

rendered, or within fourteen days of the date of such service being rendered, whichever is the latter: Provided that –

- (I) no more than two (2) payments may be effected during any period of thirty (30) days; and
 - (II) any early payment shall be specifically approved by the accounting officer before payment is made to enterprise concerned;
- (3) Notwithstanding the foregoing policy directives, the accounting officer must, when it is financially beneficial to the Municipality, make full use of any extended terms of payment offered by suppliers of goods and services to the Municipality and may not settle any accounts earlier than such extended due date;
 - (4) Payments in terms of this policy are subject to compliance with all financial requirements relating to payments to creditors by the Municipality and the submission of all documentation substantiating a particular payment.

(6) PAYMENTS TO COUNCILLORS/STAFF

- (1) In the case of subsistence and travel claims submitted by councillors and staff, payments will be effected on submission of all supporting documentation except for Section 57 employees where payment will be effected on their return and on submission of all supporting documentation. Provided that such a travel claim is received prior to the date determined by the accounting officer for the processing of creditors.
- (2) Subject to the authority of the accounting officer, councillors and staff are permitted to claim the minimum anticipated expenditure prior to travelling, provided that such action will not place an unnecessary work load on the creditors processing section of the Municipality;
- (3) Where a claim for payment is received from a councillor or staff member after the date determined for the processing of creditors, such claim will be processed in conjunction with the processing of creditors for the next month;
- (4) Subparagraph (1) may be relaxed in respect of overseas travel approved by the Council and only in respect of the overseas travel and accommodation costs.

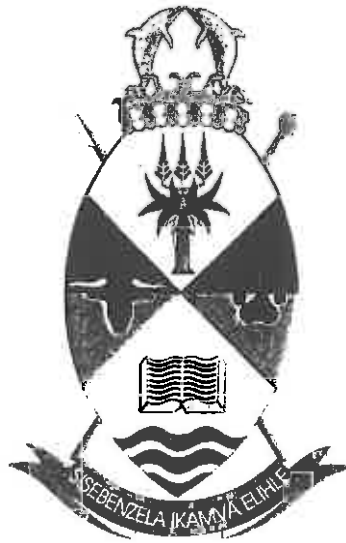
- (5) Local subsistence and travel in respect of the overseas trip concerned must be processed in accordance with subparagraph (1).
- (6) When third parties are used, all substantiated documentation and proof of payment must be supplied to the head of the creditors section.

(7) CESSIONS AGREEMENTS

- (1) Unless for compelling and substantiated reasons and subject to subparagraphs (2) and (3), only one cession of a creditor of the Municipality to a third party may be permitted per contract ;
- (2) A cession approved in terms of subparagraph (1) must relate to the supply of raw materials associated with a project undertaken by a creditor on behalf of the Municipality and not in respect of the provision of other services;
- (3) Cessions in terms of subparagraph (1) are limited to a maximum of 30% of the total project contract sum.

(8) DELEGATION OF FUNCTIONS AND POWERS

The accounting officer may, in terms of section 79 of the Act, delegate his or her functions and powers in terms of this policy to the Chief Financial Officer or any other senior finance manager.



NDLAMBE MUNICIPALITY

DRAFT POLICY - UNFORESEEN AND UNAVOIDABLE EXPENDITURE

2017/2018

Table of Content

- 1. Scope of the policy**
- 2. Objective of the policy**
- 3. Unforeseen and Unavoidable expenditure**
- 4. Process**
- 5. Reporting**

1. Scope of the policy:

This Policy is to make provision for any unforeseen and any unavoidable expenditure that might occur at Ndlambe Municipality.

2. Objective of the Policy:

The MFMA Budget and Reporting Regulations prescribe the process to be followed for approval of unforeseeable and unavoidable expenditure.

3. Unforeseen and Unavoidable expenditure:

Unforeseen and Unavoidable expenditure are expenditure that:

- Could not have been foreseen at the time the annual budget of the municipality was passed
- The delay that will be caused by a pending adjustments budget may:
 - Result in significant financial loss for the municipality
 - Cause a disruption or suspension or serious threat to the continuation of municipal services
 - Lead to loss of life or serious injury or significant damage to property
 - Obstruct the municipality from instituting or defending legal proceedings on an urgent basis.

4. Process

Any directorate becoming aware of the need to incur unforeseen or unavoidable expenditure must immediately approach the Chief Financial Officer with the full details on the unforeseen expenditure, providing information on the consequences of not incurring the expenditure as well as an indication of the expected cost (both for the current year as well as any recurring cost resulting from the event).

A confirmation that the expenditure does not constitute expenditure that may not be allowed by the Executive Mayor as per section 72(2) of the MFMA Budget and Reporting Regulations must be given by the directorate when approaching the CFO.

The Chief Financial Officer will determine whether the cost cannot be dealt with through a process of shifting of funds within the relevant votes.

If sufficient funds are available for shifting within the vote, the shifting of funds process will be followed. If this is not the case, the matter will be reported to the Municipal Manager for consideration as unforeseen and unavoidable expenditure.

Comment [LC1]: Insert: and approval

Once the Municipal Manager has granted approval, the relevant Executive Director will be authorized to submit a report to the Executive Mayor requesting approval. If approval is granted, the financial system will be adjusted to allow the directorate to process the financial transaction.

The abovementioned process will be dealt with as highest priority to ensure that administrative delays do not exacerbate the situation.

An adjustment budget will be submitted to the next Council meeting. The preferred process would be to shift funds between votes to avoid any negative impact on the total cash position of council.

5. Reporting

The Accounting Officer must ensure compliance with the MFMA reporting requirements in respect of unforeseeable and unavoidable expenditure

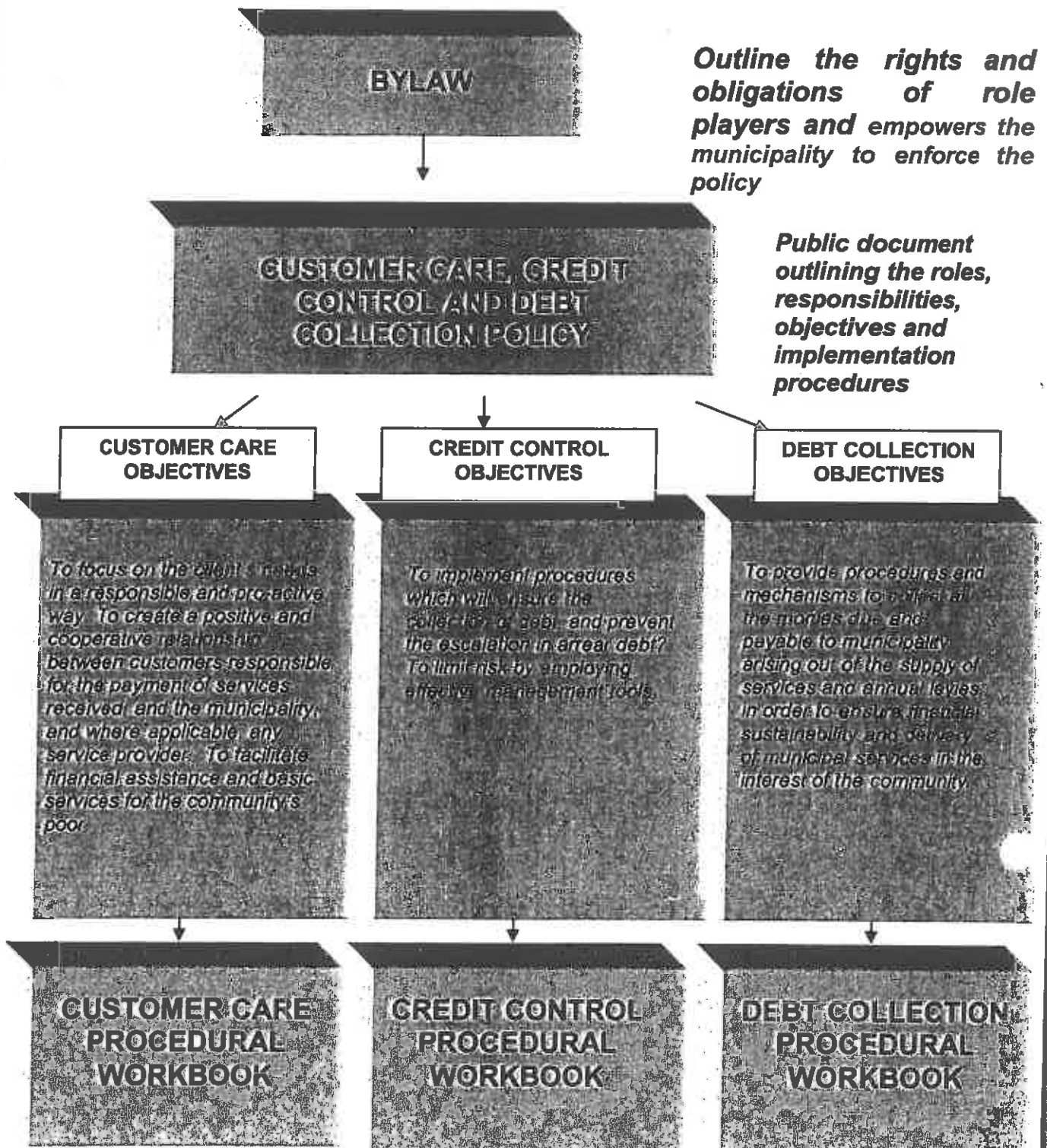


NDLAMBE LOCAL MUNICIPALITY

DRAFT CUSTOMER CARE, CREDIT CONTROL AND DEBT COLLECTION POLICY

2017/2018

ROADMAP TO CUSTOMER CARE, CREDIT CONTROL AND DEBT COLLECTION



Guidelines for official use and practises for implementation of the policy.

P R E A M B L E

WHEREAS section 96 of the Local Government: Municipal Systems Act, 2000 (Act 32 of 2000) requires a municipality to adopt, maintain and implement a credit control-, debt collection and customer care policy;

AND WHEREAS section 97 of the Systems Act prescribes what such policy must provide for;

NOW THEREFORE the Municipal Council of the Local Municipality of Ndlambe adopts the policy as set out in this document.

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CUSTOMER CARE, CREDIT CONTROL AND DEBT

COLLECTION POLICY

1. DEFINITIONS

For the purpose of this policy, the wording or any expression used has the same meaning as contained in the Act, except where clearly indicated otherwise and means the following:

“Act”

The Local Government: Municipal Systems Act, 2000 (Act No 32 of 2000) as amended from time to time;

“Authorized Representative”

the person or institution legally appointed by the Council to act or to fulfil a duty on its behalf;

“Chief Financial Officer”

the person appointed by Council to administer its finances;

“Council”

the municipal council of the Local Municipality of Ndlambe;

“ consumer categories”

for the purpose of this policy, refer to different groups of consumers with similar consumption patterns like for example residential, business, agriculture, etc.

“customer”

any occupier and/or owner of any property to which the municipality has agreed to supply services or already supplies services to, or failing such an occupier, then the owner of the property;

“defaulter”

a person who owes money to the municipality after the due date has expired;

“equipment”

a building or other structure, pipe, pump, wire, cable, meter, engine or any accessories;

“interest”

a charge levied with the same legal priority as service fees and calculated at a rate determined by council from time to time on arrear monies;

“MFMA”

The Local Government: Municipal Finance Management Act, 2003 (Act No 56 of 2003) as amended from time to time;

“municipality”

includes a municipality referred to in section 155 (6) of the Constitution;

“municipal account”

an account rendered specifying charges for services provided by the municipality, or any authorised and contracted service provider, and/or assessment rates levies;

“Municipal Manager”

the person appointed as Municipal Manager in terms of section 82 of the Local Government: Structures Act, 1998, (Act 117 of 1998) and include any person acting in that position or to whom authority was delegated;

“municipal services”

those services provided by the municipality, such as, inter alia the supply of water and electricity, refuse removal, sewerage treatment, and for which services charges are levied;

“occupier”

any person who occupies any property or part thereof, without taking cognisance of the title in which he or she occupies the property,

“owner” –

- (a) the person in whose name the property is legally vested;
- (b) in the case where the person in whose name the property is vested, is insolvent or deceased, or is disqualified in terms of any legal action, the person who is responsible for administration or control of the property as curator, trustee, executor, administrator, legal manager, liquidator, or any other legal representative;
- (c) in the case where the council are unable to establish the identity of such person, the person who are entitled to derive benefit from the property or any buildings thereon;
- (d) in the case of a lease agreement in excess of 30 years was entered into, then the lessee;
- (e) regarding:
 - (i) a portion of land allotted on a sectional title plan and which is registered in terms of the Sectional Title Act, 1986 (Act 95 van 1986), without limiting it to the developer or managing body to the communal property;
 - (ii) a portion as defined in the Sectional Title Act, the person in whose name that portion is registered in terms of a sectional title, including the legally appointed representative of such person;
- (f) any legal entity including but not limited to :
 - (i) a company registered in terms of the Companies Act, 1973 (Act 61 of 1973), a trust *inter vivos*, trust *mortis causa*, a closed corporation registered in terms of the Close Corporation Act, 1984 (Act 69 of 1984), and any voluntary organisation;
 - (ii) any provincial or national government department or local authority;

- (iii) any council or management body established in terms of any legal framework applicable to the Republic of South Africa; and
- (iv) any embassy or other foreign entity.

“property”

any portion of land, of which the boundaries are determined, within the jurisdiction of the municipality;

2. PRINCIPLES

In the execution of its customer care, credit control and debt collection policy the municipality will apply the following principles:

- 2.1. The administrative integrity of the municipality will be maintained at all costs meaning that democratically elected councillors are responsible for the adoption of the policy, while the Municipal Manager must execute the policy.
- 2.2. All customers must complete an official application form, formally requesting the municipality to connect them to service supply lines.
- 2.3. Changes to legislation, by-laws and policies may require existing customers to complete new application forms.
- 2.4. A copy of the application form, conditions of services and extracts of the customer care, credit control and debt collection policy and by-law must be handed to every customer on request at such fees as may be prescribed.
- 2.5. Billing is to be accurate, timeous and understandable.
- 2.6. The customer is entitled to:
 - 2.6.1. reasonable access to pay points;
 - 2.6.2. a variety of reliable payment methods; and
 - 2.6.3. an efficient, effective and reasonable response to appeals, and should suffer no disadvantage during the processing of such an appeal.
- 2.7. Enforcement of payment must be prompt, consistent and effective.
- 2.8. Unauthorised consumption, illegal connection, the tampering with or theft of meters, service supply equipment and the reticulation network and any fraudulent activity in connection with the provision of municipal services will lead to disconnections, penalties, loss of rights and criminal prosecutions.

- 2.9. Incentives and disincentives may be used in collection procedures.
- 2.10. The collection process must be cost-effective.
- 2.11. The Mayor and Executive Committee must report the customer care, credit control and debt collection performance results, regularly and efficiently to Council.
- 2.12. Application forms will be used to, *inter alia*, categorise customers according to credit risk and to determine relevant levels of services and deposits required.
- 2.13. Targets for performance in both customer service, credit control and debt collection will be set and pursued and remedies implemented for non-performance.
- 2.14. Where practically possible, customer care, credit control and debt collection should be handled independently and the organisational structure will reflect the separate functions.

3. DUTIES AND FUNCTIONS

The following responsibilities, duties and functions are assigned to the under mentioned role players relating to the management, control and implementation of customer care, credit control and debt collection:

3.1. *Duties and Functions of Council*

- 3.1.1. To approve a budget consistent with the needs of communities, ratepayers and residents.
- 3.1.2. To impose service charges, rates on property and other taxes, levies and duties to finance the budget.
- 3.1.3. To source and provide sufficient funds to give access to basic services for the poor.
- 3.1.4. To provide for a bad debt provision, in line with the payment record of the community, ratepayers and residents, as reflected in the financial statements of the municipality and according to the Bad Debt Policy of the Council.

- 3.1.5. To set improvement targets for customer care, credit control and debt collection, in line with acceptable standards and the ability of the implementing authority.
- 3.1.6. To approve a reporting framework for customer care, credit control and debt collection.
- 3.1.7. To consider and approve a by-law to give effect to the policy.
- 3.1.8. To establish a supervisory authority to monitor the performance of the Municipal Manager regarding to customer care, credit control and debt collection.
- 3.1.9. To revise the budget in terms of section 28 of the MFMA, should the targets for customer care, credit control and debt collection not be met.
- 3.1.10. To take disciplinary and/or legal action against councillors, officials and agents who do not execute the policy and by-law or act improperly in terms thereof.
- 3.1.11. To delegate the required authorities to monitor and execute the customer care, credit control and debt collection policy to the Mayor, Municipal Manager and Service Providers respectively.
- 3.1.12. To provide sufficient capacity in the Finance Directorate to execute customer care, credit control and debt collection or alternatively appoint service providers, or debt collection agents.
- 3.1.13. To provide funds for the training of staff.

3.2. *Duties and functions of the Mayor and Executive Committee*

- 3.2.1. To ensure that the budget, cash flow and targets for customer care, credit control and debt collection are met.
- 3.2.2. To monitor the performance of the Municipal Manager in implementing the policy and by-law.
- 3.2.3. To review and evaluate the policy and by-laws in order to improve the efficiency of customer care, credit control and debt collection procedures, mechanisms and processes.
- 3.2.4. To report to Council.

3.3. *Duties and functions of the Municipal Manager*

- 3.3.1. To implement a customer care management system.
- 3.3.2. To implement the customer care, credit control and debt collection policy and by-law.
- 3.3.3. To install and maintain an appropriate accounting system.
- 3.3.4. To bill customers.
- 3.3.5. To demand payment on due dates.
- 3.3.6. To raise penalties for defaults.
- 3.3.7. To appropriate payments received.
- 3.3.8. To collect outstanding debt.
- 3.3.9. To provide different payment methods.
- 3.3.10. To determine customer care, credit control and debt collection measures.
- 3.3.11. To determine relevant work procedures for, inter alia, public relations, reminders, final demands, arrangements, disconnection of services, summonses, judgements and write-off of debts.
- 3.3.12. To instruct attorneys to proceed with the execution of judgements obtained.
- 3.3.13. To set performance targets for staff.
- 3.3.14. To appoint staff to execute the policy and by-law.
- 3.3.15. To delegate certain functions to heads of departments.
- 3.3.16. To determine control procedures.
- 3.3.17. To monitor contracts with service providers in connection with credit control and debt collection.
- 3.3.18. To report to the Mayor and Executive Committee.

3.4. *Duties and functions of communities, ratepayers and residents*

- 3.4.1. To fulfil certain responsibilities, as brought about by the privilege and or right to use and enjoy public facilities and municipal services.
- 3.4.2. To pay service charges, rates on property and other taxes, levies and duties imposed by the municipality on or before the due date.

- 3.4.3. To observe the mechanisms and processes of the municipality in exercising their rights.
- 3.4.4. To allow municipal officials reasonable access to their property to execute municipal functions. If access is not available, the property owner will be notified in writing of such a problem and should the problem not be addressed within the allowable meter reading estimation period, the property owner will be required to migrate to a prepaid metering device.
- 3.4.5. To comply with the policy and by-law and other legislation related to customer care, credit control and debt collection.
- 3.4.6. To refrain from tampering with municipal equipment, services and property.

3.5. *Duties and functions of Councillors*

- 3.5.1. To address payment for services and outstanding debt at regular ward meetings.
- 3.5.2. To adhere to and convey the policy and by-law to customers, residents and ratepayers.
- 3.5.3. To adhere to the Code of Conduct for Councillors.

4. PERFORMANCE EVALUATION

The municipal Council will create a mechanism wherein the following targets can be assessed and evaluated and whereby remedial steps can be taken:

(Must be read in conjunction with Councils' policy on Customer Care)

4.1. *Income Collection Targets*

The municipal Council will set income collection targets that will include:

- 4.1.1. The reduction in the monthly increase of debt in line with the performance agreements for officials.

4.2. *Customer Service Targets*

The municipal Council will set targets that will include:

- 4.2.1. Response time to customer queries.
- 4.2.2. Date of first account delivery to new customers.
- 4.2.3. Reconnection time lapse.
- 4.2.4. Meter reading cycle.

4.3. Administrative Performance

The municipal Council will set targets that will include:

- 4.3.1. Cost efficiency of debt collection.
- 4.3.2. Query and appeal periods.
- 4.3.3. Enforcement mechanism ratios.

5. REPORTING

- 5.1. The Chief Financial Officer shall report monthly to the Municipal Manager in a suitable format to enable him/her to report to the Mayor and the Executive Committee as supervisory authority in terms of section 99 of the Act, read in conjunction with section 100(c).

This report will include:

- 5.1.1. The total debt analysis as at month-end.
- 5.1.2. Financial system month-end balances after billing.
- 5.1.3. Brought forward balances at month-end.
- 5.1.4. Number of fully recovered accounts.
- 5.1.5. Number of indigent applications received, rejected and approved..
- 5.1.6. Cash flow situation.
- 5.1.7. Collections of arrangements.
- 5.1.8. Cash received versus debits raised.
- 5.1.9. Attorneys brought forward balances.
- 5.1.10. Meter reading functions.
- 5.1.11. New applications/connections.
- 5.1.12. Final readings/move out.
- 5.1.13. Arrangements made.
- 5.1.14. Number of final demands.
- 5.1.15. Electricity cuts versus reconnections.
- 5.1.16. Water restrictions versus reconnections.

- 5.1.17. Electricity and water revisits.
- 5.1.18. Summonses.
- 5.1.19. Judgements issued.
- 5.2. Performance in all areas against targets agreed to in Annexure "B" of this policy document.
- 5.3. If the actual cash receipts do not match the budgeted income, the Chief Financial Officer must report this with motivation to the Municipal Manager who will, if he agrees and the trend continuous, immediately move for a revision of the budget according to realistically realisable income levels in terms of section 28 of the MFMA.
- 5.4. The Mayor in conjunction with the Executive Committee as Supervisory Authority shall, at intervals of 3 months, report to Council as contemplated in section 99(c) of the Act.

6 CUSTOMER CARE SECTION

(This section should be read in conjunction with the Councils' Policy on Customer Care)

6.1 *Objectives*

The objectives of the customer care section are to:-

- 6.1.1 focus on the client's needs in a responsible and pro-active way to create a positive and cooperative relationship between customers responsible for the payment of services received, and the municipality, and where applicable, any service provider.
- 6.1.2 To facilitate financial assistance and basic services for the poorest of the poor in the community.

6.2 *Communication and feedback*

- 6.2.1 The municipality will, within its financial and administrative capacity, conduct an annual process of compiling and communicating its budget, which will include revised targets for customer care.

- 6.2.2 The Customer Care, Credit Control and Debt Collection Policy or relevant extracts thereof, will be available at the municipal office, the official website and on special request.
- 6.2.3 Council will endeavour to distribute a regular newsletter, which will give prominence to customer care and related issues.
- 6.2.4 Ward councillors will be required to hold regular ward meetings at which customer care and related issues will be given prominence.
- 6.2.5 The press will be encouraged to give prominence to customer care and related issues, and will be invited to Council or Committee meetings where these matters are discussed.

6.3 *Handling of Complaints*

Within its financial and administrative capacity the municipality will establish:-

- 6.3.1 a central complaints/feedback office;
- 6.3.2 a centralized complaints database to enhance co-ordination of complaints, their speedy resolution and effective communication with customers;
- 6.3.3 appropriate training for officials dealing with the public to enhance communications and service delivery; and
- 6.3.4 a communication mechanism to give feedback on service, debt and customer care and related issues.

6.4 *Accounts and billing*

- 6.4.1 As from 01 July 2012 the Municipality will only permit consolidated accounts to be opened in the name of registered owners. Only one consolidated account will be allowed per erf.

These provisions as per Section 6.4.1 will not apply to Indigent Household accounts.

- 6.4.2 Owners will receive an understandable and accurate bill from the municipality, which will consolidate all service charges for that property.
- 6.4.3 Accounts will be rendered monthly in meter reading cycles of approximately 30 days at the address last recorded with the municipality or its authorised agent.
- 6.4.4 It is the owner's responsibility to ensure that postal address and other contact details are correct.
- 6.4.5 It is the owner's responsibility to ensure timeous payment and in the event of accounts not received to request a duplicate as non receipt of an account will not serve as an excuse for non-payment.
- 6.4.6 Settlement or due dates will be as indicated on the statement.
- 6.4.7 Where an account is not settled in full, any lesser amount tendered and accepted shall not be deemed to be in full and final settlement of such an account.
- 6.4.8 Where any payment is made by a negotiable instrument and is later dishonoured by a bank, the municipality or its authorised agent:-
 - 6.4.7.1. may recover the bank charges and penalties related to the transaction against the account of the owner; and
 - 6.4.7.2. shall regard such an event as a default on a payment.
- 6.4.8 The municipality or its authorised agent must, if administratively possible, issue a duplicate account to a owner on request, at a cost as determined by Council.
- 6.4.9 Where it is found that the Municipality is not in the possession of all documentation required through relevant credit regulations, the municipality will serve a 7 day notice on such tenant / owner requesting all necessary documentation required. If the tenant / owner does not provide the municipality with the requested documentation in due time, the services to that property will be discontinued.

6.5 Metering

- 6.5.1 Within practical and financial limits the municipality will endeavour to provide meters for every consumable service.
- 6.5.2 All meters will be read monthly as close as possible to a 30 day cycle. In cases where access to a premises or circumstances beyond control do not allow for a monthly reading, an estimate based on the average consumption of the preceding 3 months will be used to levy a monthly consumption.
- 6.5.3 Customers are entitled to request verification of meter readings and accuracy within reason, but may be held liable for the cost thereof.
- 6.5.4 Customers will be informed of meter replacements.
- 6.5.5 If a service is metered but it cannot be read due to constraints or circumstances out of the control of the municipality or its authorised agent, and the customer is charged for an estimated consumption, the account following the estimated account, must articulate the difference between the actual consumption and the average consumption, and the resulting credit or debit adjustments.
- 6.5.6 If the municipality detects water leaks or water wastage on a property, the municipality will serve a 7 day notice on the owner of the property to rectify the matter failing which the municipality will have the matter rectified and bill the owner with all costs related thereto.

6.6 Payment facilities and methods

- 6.6.1 The municipality will operate and maintain suitable and accessible payment facilities.
- 6.6.2 The municipality will, at its discretion allocate payments between service debts and debtors may not specify that payments are for specific portions of the account.
- 6.6.3 With the consent of a customer the municipality may in terms of section 103 of the Systems Act, approach an employer to secure a debit- or stop order arrangement.

- 6.6.4 The municipality may provide for special incentives as contemplated in section 103 of the Systems Act.
- 6.6.5 The customer will acknowledge, in the customer agreement, if he/she uses agents to transmit payments to the municipality for which the customer will still be responsible for late and non-payments.
- 6.6.6 Where the consumer/owner elects to settle their accounts via any electronic payment method, the onus is on the consumer/owner to ensure that the correct reference number is displayed on the payment advice, failure to do so will result in interest being levied on the account and the account being subjected to any credit control procedures.
- 6.6.7 To ensure that sufficient time is allowed for the transfer to be made from the consumer/owner's banking account to the Ndlambe banking account prior to the due date.
- 6.6.8 Where the owner/consumer elects the Post Office or any other delivery service/agent in the payment or settlement of their account, it is the onus of the owner/consumer to ensure that sufficient time is allowed for the payment of the account before due date.

6.7 *Enquiries, appeals and service complaints*

- 6.7.1 If a customer is convinced that his or her account is inaccurate, he or she can lodge a query with the municipality to investigate and adjust the account if found valid.
- 6.7.2 In the interim the debtor must pay an amount equal to the average of the preceding three month's consumption where such history of the account is available. Where no such history is available, the debtor must pay an estimated amount as calculated by the municipality until the matter is resolved.
- 6.7.3 The relevant department will investigate the query lodged in terms of paragraph 6.7.1 and inform the debtor within the period specified in the policy targets.
- 6.7.4 Failure to make interim payments will subject the customer to the normal credit control and debt collection procedures.

- 6.7.5 A customer may appeal to the Municipal Manager against the finding of the municipality or its authorised agent in terms of paragraph 6.7.3.
- 6.7.6 An appeal in terms of paragraph 6.7.5 must be made and lodged with the municipality within 21 (twenty-one) days after the notification of such finding has been received and must:-
- 6.7.6.1. set out the reasons for the appeal; and
 - 6.7.6.2. be accompanied by any security determined for the testing of a measuring device, if applicable.

6.8. Customer Categories

- 6.8.1. Customers will be categorised according to specific classifications based on *inter alia* the type of entity and applicable tariffs and risk levels.
- 6.8.2. Processes for credit control, debt collection and customer care may differ from category to category, as deemed appropriate from time to time by the Municipal Manager.

6.9. Priority Customer Management

- 6.9.1. Certain customers may be classified as priority customers based on criteria determined by the Municipal Manager.
- 6.9.2. A priority customer liaison officer may be appointed to take care of priority customers.
- 6.9.3. The envisaged priority customers will be administrated and managed by a dedicated official who will be responsible for the ongoing management of the customers so classified and will perform tasks such as the review of monthly accounts to ensure accuracy, the monitoring of prompt settlement of accounts and response to queries.

6.10. Customer assistance programmes

6.10.1. Water leakages

- 6.10.1.1. If the leakage is on the customer's side of the meter, the customer will be responsible for the payment of all water supplied to the property.
- 6.10.1.2. The customer has the responsibility to control and monitor his/her water consumption on a daily basis to ensure that there are no leaks on their line.
- 6.10.1.3. The Council may consider measures to assist registered indigent households to repair leakages inside their premises subject to the availability of funding on the approved Operating Budget of the Council.

6.11. Arrangements for settlements

- 6.11.1. Customers / ratepayers with arrears must agree to the conversion to a prepayment meter if so requested by the Council.
- 6.11.2. When a prepayment meter is installed due to defaults on payments, the cost of the meter and all arrears can be paid off:-
 - 6.11.2.1. monthly over an agreed period; and
 - 6.11.2.2. at the discretion of the Municipal Manager, by adding the debt as a surcharge to the prepaid electricity / prepaid water cost, and be repaid with each purchase of electricity / water until the debt is settled in full.
- 6.11.3. The municipality reserves the right to raise the deposit requirement of debtors who seek arrangements.
- 6.11.4. Where an arrangement is made outside of the conditions of payment as set out in Annexure "A", such payments will be accepted, subject to the normal credit control and debt collection procedures.
 - (a) Consequences of a breach of arrangements as mentioned above shall be that the owner, at their cost, install a pre-paid meter device and provisions set out in sub-section 6.11.2.2 will be applied.

6.12. Property Rates cycle and instalments

- 6.12.1. A property rates cycle will be for the 12 months of a Municipal financial year which runs from 1 July to 30 June. Property rates will be determined for the financial year and will be payable per month in twelve equal instalments.
- 6.12.2. Instalments not paid will be regarded as an amount in arrear and interest at a rate as determined by the Council will be levied on such arrear amounts.
- 6.12.3. Any customers that wants to pay rates annually must complete the relevant form and submit to the Finance Office

6.13. Indigent subsidy

- 6.13.1. Customers may apply for an indigent subsidy on the conditions as stipulated in the municipality's Indigent Policy. The Credit Control and Debt Collection Policy to be read in conjunction with the Indigent Management Policy.

6.14. Free basic services

- 6.14.1. Council may provide, free of charge to a customer, certain basic levels of services, as determined from time to time.

7. CREDIT CONTROL SECTION

7.1. Objectives

The objectives of the credit control section are to:

- 7.1.1. Implement procedures that will ensure the prevention of escalation in arrear debt.
- 7.1.2. Limited risk by employing effective management tools.

7.2. Service application and agreements

- 7.2.1. All property owners of services will be required to sign an agreement governing the supply and cost of municipal services:-
 - 7.2.1.1. Such agreements must inter alia provide for payment of consumer deposits where pre-paid systems are not used.
 - 7.2.1.2. On default by a tenant, the owner will be the debtor of last resort.
- 7.2.2. Prior to signing these agreements, customers will be entitled to receive the policy document of the municipality on request at a cost determined by Council.
- 7.2.3. On the signing of the agreement, customers will receive a copy of the agreement for their records.
- 7.2.4. Customers are responsible for costs of collection, interest and penalties in the event of delayed and/or non payment.
- 7.2.5. Existing customers of services may be required to sign new agreements as determined by the Municipal Manager from time to time.

7.3. *Customer screening and securities*

- 7.3.1. All applicants for municipal services may be checked for credit-worthiness including checking information from banks, credit bureaux, other local authorities, trade creditors and employers.
 - 7.3.1.1 All applications for services may to be subjected to credit worthiness checks and in cases where the credit worthiness indicates a risk, the owner will be required at their cost to install pre-paid water and electricity devices prior to occupation.
- 7.3.2. Consumer deposits, either in cash or if so approved by the Council, any other security acceptable to the municipality, will be charged for any new connection or any default on existing payment or payment arrangement except where there is a new application for a prepaid device. No interest will be payable on consumer deposits.

- 7.3.3. Deposits can be increased at the discretion of the municipality and in case of defaulting on payments it can be increased to a maximum of three times the average of the total monthly account for all services.
- 7.3.4. Deposits can vary according to the credit-worthiness or category of the applicant.
- 7.3.5. On termination of the agreement the amount of the deposit, less any outstanding amount due to the municipality, will be refunded to the consumer.
- 7.3.6. Different accounts with outstanding balances on the same property in the name of the owner/ occupant or any family member(s) of the owner/occupant, except in the case of an indigent owner, are not allowed and may lead to immediate termination of services.
- 7.3.7. Consumers are not allowed to lodge a new application for services on property in the municipal area of Ndlambe Local Municipality unless all accounts in their names with the Municipality are paid up to date.

7.4. *Right of access to premises*

- 7.4.1. The owner and or occupier of property must allow an authorised representative of the municipality access at reasonable hours to the property in order to read, inspect, install or repair any meter or service connection for reticulation, or to disconnect, stop or restrict, or reconnect, the provision of any service.
- 7.4.2. The owner is responsible for the cost of relocating a meter if satisfactory access is not possible.
- 7.4.3. Building plans will only be approved if placement of the water and electricity meters is allocated on the sidewalk where it is accessible to the Municipality. In cases where building plans are submitted for improvements to dwellings where meter(s) are still inside the premises, it will be a requirement for approval that meters be relocated to the sidewalk on account of the owner/applicant.

- 7.4.4. If a person fails to comply with paragraph 7.4.2, the municipality or its authorised representative may:-
- 7.4.3.1. by written notice require such person to provide/restore access at his/her own expense within a specified period; and
 - 7.4.3.2. as a matter of urgency, without prior notice restore access and recover the cost from such person.
 - 7.4.3.3. Implement a surcharge equal to 10 times of the average monthly usage over the last 12 months

7.5. *Personal contact*

- 7.5.1. Within the constraints of affordability Council will endeavour to notify customers of their arrears situation by telephonic contact or by delivering a final demand notices.
- 7.5.2. During the contact customers will be informed of their rights and obligations in terms of the customer care, credit control and debt collection policy including making arrangements and applying for indigent support.
- 7.5.3. Such contact is not a right and disconnection of services and other collection proceedings may continue in the absence of such contact.

7.6. *Interruption of service*

- 7.6.1. Customers who are in arrears with their municipal account and who have not made arrangements with the municipality will have their supply of electricity and or water, and other municipal services, suspended, restricted or disconnected. For purposes of interrupting the electricity supply, there will be no deviation between a conventional- and a pre-paid electricity meter.
- 7.6.2. The disconnection of services may happen when the municipal account is 1(one) day overdue.
- 7.6.3. Council reserves the right to deny or restrict the sale of electricity or water and to withhold proof of residence to customers who are in arrears

with their rates or other municipal charges or where no suitable arrangement is made or indigent application done.

- 7.6.4. Upon the liquidation of arrears, or the conclusion of acceptable arrangements, the service will be reconnected as soon as conveniently possible.
- 7.6.5. All costs related to notices, the restrictions or dis- and reconnections and installation of pre-paid meters for water and electricity, will be determined by tariffs approved by the municipal Council, and will be payable by the customer.
- 7.6.6. The deposit of any defaulter will be adjusted and brought into line with the policy and tariff structure of the municipality.

7.7. *Assessment Rates/Consolidated Account*

- 7.7.1. On the sale of any property in the municipal jurisdiction where rates, services and consumption charges are in arrears in excess of 24 months preceding rates clearance application date, Section 118(3) of the Systems Act shall be applied
- 7.7.2. The Council reserves the right to recover any outstanding assessment rates and or other debt on municipal services from tenants or occupants paying rental or any agent receiving rental on behalf of the owner of a property.
- 7.7.3. For the purpose of outstanding debt on a property, all debt may be consolidated in terms of section 102 of the Municipal Systems Act, 2000 (Act No. 32 of 2000).

7.8 MUNICIPAL CLEARANCE CERTIFICATES

Subject to Sections 118(1) and (1A) of the Act, the following shall apply to the issue of a Municipal Clearance Certificate for the purpose of effecting transfer of a property to a new owner.

- 7.8.1 Application shall be made by the conveyancing attorney, in the prescribed format, providing the following information in respect of the property in question:

- i. Present owner of the property;
- ii. Property description;
- iii. Physical address;
- iv. Rates Account No's;
- v. Electricity Account No's. (Or electricity meter no's.);
- vi. Water Account No's. (Or water meter no's.);
- vii. Purchasers details; identity numbers and postal address;
- viii. with respect to Vacant Land, an Affidavit from the seller that the property does not have a water supply connection and an undertaking from the purchaser that should a water supply connection be discovered on the property and such account is in arrears, then the purchaser accepts liability for such arrears.

Copies of all the accounts must accompany the application. *If the relevant information is not provided, the application will be returned to the conveyancer.*

7.9. The Pre-payment System

- 7.9.1. The municipality may use its pre-payment system to recover arrears in respect of accrued municipal taxes and other municipal levies, tariffs and duties in respect of services such as water, rates, refuse removal, sanitation and sewerage.
- 7.9.2. A customer with arrears, incurred after 30 June 1999 who applies for a pre-payment system, will be required to repay all arrears in full before a pre-payment electricity / water meter is installed or, if the amount outstanding is large and/or the customer's ability to pay is limited the arrears can be repaid as per Schedule A of the policy on all purchases before any electricity / water credit is given.

7.10. Incentives for prompt payment

- 7.10.1. To encourage prompt payment and/or to reward regular payers, the municipality may consider incentives for the prompt payment of accounts.
- 7.10.2. If introduced such an incentive scheme will be reflected in the operating budgets as an additional expenditure.

7.11. Interest

- 7.11.1. Simple Interest will be raised at the Municipality's bank prime rate plus 1% as a charge on all accounts not paid by the due date in accordance with applicable legislation.
- 7.11.2 Interest is based on a full month and part of a full month shall be deemed to be a full month.
- 7.11.3 Section 7.11.1 will not apply to indigent accounts
- 7.11.4 Interest rates charged may be reviewed annually during the budget process.

7.12. Theft and fraud

- 7.12.1. Any natural or juristic person found to:-
 - 7.12.1.1. be illegally connected to municipal services;
 - 7.12.1.2. has tampered with meters, the reticulation network or any other supply equipment;
 - 7.12.1.3. has committed any unauthorised act associated with the supply of municipal services, and;
 - 7.12.1.4. be involved in theft of and fraudulent activity;
will be prosecuted and/or held liable for penalties as determined from time to time.
- 7.12.2. Council will immediately terminate the supply of services to a customer should such conduct as outlined in paragraph 7.11.1 be detected.
- 7.12.3. The total bill owing, including penalties, assessment of unauthorised consumption and discontinuation and reconnection fees, and increased deposits as determined by Council if applicable, will be due and payable before any reconnection can be sanctioned.
- 7.12.4. The municipality will maintain monitoring systems in order to identify customers who are undertaking illegal actions.

- 7.12.5. The municipality reserves the right to lay criminal charges and/or to take any other legal action against both vandals and thieves.
- 7.12.6. Any person failing to provide information or providing false information to the municipality may face immediate disconnection and/or legal action.

7.13 *Staff and Councillors in Arrears*

- 7.13.1 Schedule 2 to the Municipal Systems Act, 2000 (Act No 32 of 2000) determines in paragraph 10 as follows:

“A staff member of the Municipality may not be in arrears to the municipality for rates and service charges for a period longer than 3 months and a municipality may deduct any outstanding amounts from a staff members salary after this period”

The Chief Financial Officer may issue a salary deduction instruction where appropriate and in compliance with the Basic Conditions of Employment Act.

- 7.13.2 Schedule 1 of the Municipal Systems Act, 2000 (Act No 32 of 2000) was amended per the Local Government Laws Amendment Act, 2002 (Act No. 51 of 2002) to provide as follows in paragraph 12A:

“A councillor may not be in arrears to the municipality for rates and service charges for a period longer than 3 months.”

The Municipal Manager may issue a salary deduction instruction where appropriate or take other action as provided for in the Act.

- 7.13.3 In respect of 7.13.1 and 7.13.2 where the property is not in the name of the staff member or councillor, this will include, property rented by or property occupied by a staff member or councillor, the same provisions of 7.13.1 and 7.13.2 will apply.

7.14 Rates

At any stage that rates debt is outstanding after all other procedures have been taken, or no pre-paid systems to recover debt are attached to the property to collect such debt, the ultimate sanction of Sale of Execution will be followed.

8. DEBT COLLECTION SECTION

8.1. *Objective*

The objectives of the debt collection section are to:-

- 8.1.1. Provide procedures and mechanisms to collect all the monies due and payable to the municipality arising out of the supply of services and annual levies, in order to ensure financial sustainability and delivery of municipal services in the interest of the community.

8.2. *Legal Process/Use of attorneys/Use of credit bureaus*

- 8.2.1. The municipality may, when all other credit control actions have been exhausted, commence legal process against debtors which process could involve summonses and judgements. In the case of registered indigents, the Municipality will conduct a social assessment before any legal actions are taken.
- 8.2.2. The municipality will exercise strict control over this process, and will require regular reports on progress from service providers.
- 8.2.3. The municipality will establish procedures and codes of conduct with these outside parties.
- 8.2.4. Garnishee orders, in the case of employed debtors, are preferred to sales in execution, but both are part of the municipality's system of debt collection.
- 8.2.5. All steps in credit control and debt collection procedures will be recorded for the municipality's records and for the information of the debtor.
- 8.2.6. Individual debtor account information is protected and not the subject of public information.

- 8.2.7. The municipality will release debtor information to credit bureaus and reserves the right to register consumers with a Credit Bureau that are in arrears with any debt due to the municipality and defaults on payment. All costs relating to registering / deregistering from the credit bureaus are liable to the person.
- 8.2.8. The municipality may consider the cost effectiveness of the legal process, and will receive reports on relevant matters, including cost effectiveness.
- 8.2.9. The municipality may consider the use of agents as service providers and innovative debt collection methods and products.
- 8.2.10. Customers will be informed of the powers and duties of such agents or service providers and their responsibilities including their responsibility to observe agreed codes of conduct.
- 8.2.11. Any agreement concluded with an agent, service provider or product vendor shall include a clause whereby breaches of the code of conduct by the agent or vendor will constitute a breach of the contract.

8.3. Cost of collection

- 8.3.1. All costs associated with credit control and debt collection including interest, penalties, service discontinuation costs and legal costs are for the account of the debtor and should reflect at least the cost of the particular action.

8.4. Abandonment of Claims

- 8.4.1. The Municipal Manager must ensure that all avenues are utilised to collect the municipality's debt.
- 8.4.2. The valid termination of debt collection procedures as contemplated in section 109(2) of the Systems Act, may be considered under the following circumstances:-
- 8.4.2.1. the insolvency of the debtor, whose estate has insufficient funds;
 - 8.4.2.2. a balance being too small to recover, for economic reasons, considering the cost of recovery; and

8.4.2.3. where the municipality deems that a customer or group of customers are unable to pay for services rendered.

8.4.3.1. The municipality must maintain audit trails in such instances, and document the reasons for the abandonment of the actions or claims in respect of the debt.

ANNEXURE "A"

Arrangements

If a customer cannot pay his/her account with the municipality then the municipality may enter into an extended term of payment with the customer according to the applicable category of the customer. The customer must:

- i. Sign an acknowledgement of debt;
- ii. Sign a consent to judgement;
- iii. Provide a garnishee order/emolument order/stop order (if he or she is in employment);
- iv. Acknowledge that interest could be charged at the prescribed rate;
- v. Pay the current portion of the account;
- vi. Sign an acknowledgement that, if the arrangements being negotiated are later defaulted on, that no further arrangements will be possible and that disconnection/restriction of water and electricity will follow immediately, as will legal proceedings.
- vii. Acknowledge liability of all costs incurred.
- viii. Acknowledge and accept the following conditions to be applicable:

CATEGORIES OF DEBTORS

DOMESTIC CUSTOMERS

DEBT	PAYMENT OF ARREARS
R1,00 to R2 500,00	<p>30% of outstanding debt plus the cost of the credit control actions as down payment. The balance over maximum 6 months. If during the 6 month period the current portion of the account or arrangements fall into arrears, the service will be disconnected immediately and the full amount will be payable without any further arrangements been made with the Municipality.</p> <p>Where outstanding debt is recovered through the pre-paid system, the arrears will be recovered at a rate of 15.5% of the outstanding debt with no electricity credit granted until the full monthly re-payment is paid. Deposit adjusted to 3 times average of total monthly account.</p>

R2 501,00 to R5 000,00	<p>20% of outstanding R2 500,00</p> <p>10% over R2 500,00 plus the cost of the credit control actions as down payment. The balance of the outstanding amount over maximum 12 months. If during the 12 month period the current portion of the account or arrangements fall into arrears, the service will be disconnected immediately and the full amount will be payable without any further arrangements been made with the Municipality</p> <p>Where outstanding debt is recovered through the pre-paid system, the arrears will be recovered at a rate of 15.5% of the outstanding debt with no electricity credit granted until the full monthly re-payment is paid. Deposit adjusted to 3 times average of total monthly account.</p>
R5 000,00 and more	<p>20% of the first R2 500,00 outstanding</p> <p>10% of the second R 2 500,00 outstanding</p> <p>2,5% above R5 000,00 outstanding plus the cost of the credit control actions as down payment. The balance of the outstanding amount over maximum 18 months. If during the 18 month period the current portion of the account or arrangements fall into arrears, the service will be disconnected immediately and the full amount will be payable without any further arrangements been made with the Municipality</p> <p>Where outstanding is recovered through the pre-paid system, the arrears will be recovered at a rate of 15.5% of the outstanding debt with no electricity credit granted until the full monthly re-payment is paid.</p> <p>Deposit adjusted to 3 times average of total monthly account.</p>

In all cases the consumer deposit to be increased to 3 times the average monthly consumption or a minimum as determined annually and published in the tariff list.

In respect of domestic consumers the Deputy Director : Finance may deviate from the percentages based on the affordability where the percentage applied results be less than the amount of a single state pension supporting documents of all earning and statutory deductions of the domestic customer.

BUSINESS

	PAYMENT OF ARREARS
1 st default in any twelve month cycle:	<p>50% of arrear amount plus current account as down payment. Balance over maximum of 6 months If during the 6 month period the current portion of the account or arrangements fall into arrears, the service will be disconnected immediately and the full amount will be payable without any further arrangements been made with the Municipality</p> <p>Where outstanding debt is recovered through the pre-paid system, the arrears will be recovered at a rate of 15.5% of the outstanding debt with no electricity credit granted until the full monthly re-payment is paid and 20% from the amount you vend.</p> <p>Deposit adjusted to 3 months consumption.</p>
2 nd default in any twelve month cycle:	<p>100% of arrear amount plus current account as down payment.</p> <p>Deposit adjusted to 3 times average of total monthly account to be paid with down payment.</p>
<u>SPORT- and SOCIAL CLUBS</u>	<p>50% of arrear amount plus current account as down payment.</p> <p>Balance over maximum of 3 months.</p> <p>Where outstanding debt is recovered through the pre-paid system, 50% from the amount you vend.</p> <p>Deposit adjusted to 3 times average of total monthly account.</p>

OLD AGE & DISABILITY PENSIONERS

DEBT	PAYMENT OF ARREARS
R1,00 to R2 500,00	<p>5% of outstanding debt plus the cost of the credit control actions as down payment. The balance over maximum of 6 months. If during the 6 month period the current portion of the account or arrangements fall into arrears, the service will be disconnected immediately and the full amount will be payable without any further arrangements been made with the Municipality.</p> <p>Where outstanding debt is recovered through the pre-paid system, the arrears will be recovered at a rate of 15.5% of the outstanding debt with no electricity credit granted until the full monthly re-payment is paid</p> <p>Deposit adjusted to 3 times average of total monthly account.</p>
R2 501,00 to R5 000,00	<p>5% of outstanding R2 500,00</p> <p>3% over R2 500,00 plus the cost of the credit control actions. The balance of the outstanding amount over maximum 12 months. If during the 12 month period the current portion of the account or arrangements fall into arrears, the service will be disconnected immediately and the full amount will be payable without any further arrangements been made with the Municipality.</p> <p>Where outstanding debt is recovered through the pre-paid system, the arrears will be recovered at a rate of 15.5% of the outstanding debt with no electricity credit granted until the full monthly re-payment is paid and 8.5% from the amount you vend.</p> <p>Deposit adjusted to 3 times average of total monthly account.</p>
R5 000,00 and more	<p>5% of the first R2 500,00 outstanding</p> <p>3% above R2 500,00 outstanding plus the cost of the credit control actions. The balance of the outstanding amount over maximum 18 months. If during the 18 month period the current</p>

	<p>portion of the account or arrangements fall into arrears, the service will be disconnected immediately and the full amount will be payable without any further arrangements been made with the Municipality</p> <p>Where outstanding debt is recovered through the pre-paid system, the arrears will be recovered at a rate of 15.5% of the outstanding debt with no electricity credit granted until the full monthly re-payment is paid and 5.5% from the amount you vend.</p> <p>Deposit adjusted to 3 times average of total monthly account.</p>
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ACCOUT HOLDERS UNDER ADMINISTRATION

Where a person has been placed under administration the following procedures will be followed:

- i. The debt as at the date of the administration court order will be placed on hold, and collected in terms of the court order by the administrator's dividend.
- ii. The administrator is to open a new account on behalf of the debtor, with a new deposit – No account is to be opened/operated in the debtor's name as the debtor is not entitled to accumulate debt (refer section 74S of the Magistrates Courts Act 32 of 1944).
- iii. Until such time as this new account is opened, the debtor is to be placed on limited services levels. The consumer will be compelled to install a prepaid electricity meter, should one not already be in place. The Municipality will be entitled to recover the cost of the basic services by means of purchases made on the prepaid meter.
- iv. Should there be any default on the current account – the supply of services is to be limited or terminated, and the administrator handed over for the collection of this debt.

INDIGENT

- i. All customers qualifying as indigent and having remaining arrear debt after any relief has been granted, will repay that debt as follows:

Over 36 months, in addition to monthly service charges, with immediate payment of the cost of the credit control action taken.

In case it is found that payment at present and in future will be impossible, the arrear amount shall be recommended to be written off.

NDLAMBE MUNICIPALITY

CUSTOMER SERVICE TARGETS

- (i) Response time to customer queries: - Initial response within 7 working days.
- (ii) Resolution of Queries: - 14 working days to resolve queries and appeals.
- (iii) Date of first account delivery to new customers: - By second billing cycle after date of application or occupation which even is the latest.
- (iv) Reconnection time: - within 12 hours after appropriate payment / arrangement are paid at the municipal cashier or payment is reflected on the municipality bank statement
- (v) Meter reading cycle: - 95% of meters being read on monthly basis on a date not more than 10 days off the previous reading date.
- (vi) Equity application (Indigent): - within 2nd billing cycle response for approval of disapproval, as well as provision of subsidy.

ADMINISTRATIVE PERFORMANCE TARGETS

- (i) Cost efficiency of debt collection :
 - Cost of collection not to exceed the capital debt amount;
 - All reasonable steps to be taken to limit cost to Council or the customer;
 - Cost of collection is to be recovered from the defaulting customers;
 - Total cost of collection to be recovered by means of applicable credit control tariffs.
- (ii) Enforcement mechanism ratio:
 - 95% of total number of arrear customers being successfully notified / disconnected;



NDLAMBE MUNICIPALITY

LOANS POLICY

DRAFT

2017/2018

NDLAMBE MUNICIPALITY LOANS POLICY

(1) PURPOSE OF POLICY

- (a)** The purpose of this policy is to determine the conditions applying to the raising of both short and long term loans by the municipality.
- (b)** In applying this policy, the municipality must take cognizance of and adhere to the provisions of Section 230A of the Constitution which provides that a Council may, in accordance with national legislation –
 - (i)** raise loans for capital or current expenditure for the municipality, but loans for current expenditure may be raised only when necessary for bridging purposes during a fiscal year; and
 - (ii)** bind itself and a future Council in the exercise of its legislative and executive authority to secure loans or investments for the municipality.

(2) DEFINITIONS

In this policy –

“Act” means the Local Government: Municipal Finance Management, 2003 (Act No. 56 of 2003);

“accounting officer” means the Municipal Manager acting in the capacity of accounting officer of the municipality;

“allocation”, means –

- (a)** the municipality's share of the local government's equitable share referred to in section 214 (1) (a) of the Constitution;
- (b)** an allocation of money to the municipality in terms of section 214 (1) (c) of the Constitution;
- (c)** an allocation of money to the municipality in terms of a provincial budget; or

(d) an allocation of money to the municipality by an organ of state, including another Municipality, otherwise than in compliance with a commercial or other business transaction;

“basic municipal services” means a municipal service that is necessary to ensure an acceptable and reasonable quality of life and, if not provided, would endanger public health or safety or the environment;

“Council” means the Council of the Ndlambe Municipality referred to in section 18 of the Municipal Structures Act, 1998 (Act No. 117 of 1998),

“financing agreement” includes any loan agreement, lease, instalment purchase contract or hire purchase arrangement under which a municipality undertakes to repay a long-term debt over a period of time;

“financing costs” include:

- (a) capitalised interest for a reasonable initial period;
- (b) costs associated with security arrangements in accordance with paragraph 8 of this policy;
- (c) discounts and fees in connection with the relevant financing;
- (d) fees for legal, financial advisory, trustee, credit rating and other services directly connected to the financing; and
- (e) costs connected to the sale or placement of debt, and costs for printing and publication directly connected to the financing;
- (f) costs of professional services directly related to the capital expenditure funded in terms of this policy; and
- (g) such other costs as may be prescribed.

“lender” means a person who provides debt finance to the municipality;

“long-term debt” means debt repayable over a period exceeding one year;

“prescribed” means prescribed by or in terms of the Act;

“Mayor” means the Mayor of the Ndlambe Municipality as defined in the Act;

“municipal debt instrument” means any note, bond, debenture or other evidence of indebtedness issued by the municipality, including dematerialised or electronic evidence of indebtedness intended to be used in trade;

“security” means any mechanism intended to secure the interest of a lender or investor and includes any of the mechanisms referred to in this policy;

“short-term debt” means debt repayable over a period not exceeding one year.

(3) SHORT-TERM DEBT

- (a)** The municipality may incur short-term debt only when necessary to bridge –
 - (i)** shortfalls within a financial year during which the debt is incurred, in expectation of specific and realistic anticipated income to be received within that financial year; or
 - (ii)** capital needs within a financial year, to be repaid from specific funds to be received from enforceable allocations or long-term debt commitments.
- (b)** The municipality may incur short-term debt only if –
 - (i)** a resolution of the council, signed by the Mayor, has approved the debt agreement; and
 - (ii)** the accounting officer has signed the agreement or other document which creates or acknowledges the relevant debt.
- (c)** The Council may –
 - (i)** approve a short term debt transaction individually; or
 - (ii)** approve an agreement with a lender for a short term credit facility to be accessed as and when required, including a line of credit or bank overdraft facility.
- (d)** A resolution approving the terms of an agreement contemplated in subparagraph (c) must specify the credit limit.
- (e)** A resolution must be passed by the Council whenever the agreement contemplated in subparagraph (c) is changed.

- (f) If the Council approves a credit facility that is limited to emergency use, the accounting officer must notify it in writing as soon as practical of the amount, duration and cost of any debt incurred in terms of such a credit facility as well as options for repaying such debt.
- (g) The municipality –

 - (i) must pay off short-term debt within the financial year in which it is incurred; and
 - (ii) may not renew or refinance short-term debt where such renewal or refinancing will have the effect of extending the short term debt into a new financial year.

(5) RESPONSIBILITIES OF LENDER

- (a) Subject to subparagraph (c), no lender may wilfully extend credit to the municipality for the purpose of renewing or refinancing short-term debt that must be paid off in the financial year in which it is incurred.
- (b) If a lender wilfully extends credit to a municipality in contravention of subparagraph (a), the municipality is not bound to repay the loan or interest on the loan.
- (c) Subparagraph (b) does not apply if the lender –

 - (i) relied in good faith on written representations of the municipality as to the purpose of the borrowing; and
 - (ii) did not know and had no reason to believe that the borrowing was for the purpose of renewing or refinancing short-term debt.

(6) LONG-TERM DEBT

- (a)** Subject to subparagraph (b), the municipality may incur long-term debt only for the purpose of –
- (i)** capital expenditure on property, plant or equipment to be used for the purpose of achieving the objects of local government as set out in section 152 of the Constitution; or
 - (ii)** re-financing existing long-term debt.
- (b)** The long-term debt contemplated in subparagraph (a) may be incurred only if –
- (i)** such existing long-term debt was lawfully incurred;
 - (ii)** the re-financing does not extend the term of the debt beyond the useful life of the property, plant or equipment for which the money was originally borrowed;
 - (iii)** the net present value of projected future payments (including principal and interest payments) after re-financing is less than the net present value of projected future payments before re-financing;
 - (iv)** the discount rate used in projecting the net present value referred to in subparagraph (c) and any assumptions in connection with the calculations, are reasonable and in accordance with criteria set out in any prescribed framework.
 - (v)** the Council has, by resolution, approved the debt arrangement and the resolution has been signed by the Mayor;
 - (vi)** the accounting officer has signed the agreement or other document that creates or acknowledges the debt;
 - (vii)** the proposed long-term debt is consistent with its capital budget; and

(viii) the accounting officer has complied with the requirements contemplated in section 21A of the Municipal Systems Act, 2000.

(c) The long-term debt contemplated in subparagraph (a) may be incurred only if the accounting officer, in accordance with the provisions of section 21A of the Municipal Systems Act, 2000, has –

(i) at least 21 days prior to the meeting of the Council at which approval for the debt is to be considered, made public an information statement setting out particulars of the proposed debt, including the amount of the proposed debt, the purposes for which the debt is to be incurred and particulars of any security to be provided;

(ii) invited the public to submit written comments or representations to the Council in respect of the proposed debt;

(iii) has submitted a copy of the information statement referred to in subparagraph (c) (i) to the Council at least 21 days prior to the meeting at which the resolution referred to in this subparagraph is to be adopted, together with particulars of –

(aa) the essential repayment terms, including the anticipated debt repayment schedule; and

(bb) the anticipated total cost in connection with such debt over the repayment period.

(7) CONDITIONS APPLYING TO BOTH SHORT AND LONG-TERM DEBT

The municipality may incur debt only if –

(a) the debt is denominated in Rand and is not indexed to, or affected by fluctuations in the value the Rand against any foreign currency; and

- (b) paragraph 8 of this policy has been complied with if security is to be provided by the municipality.

(8) SECURITY

- (a) The municipality may, by resolution of the Council subject to subparagraphs (c), (d) and (e), provide security –
 - (i) in respect of any of its debt obligations;
 - (ii) in respect of its contractual obligations undertaken in connection with capital expenditure by other persons on property, plant or equipment to be used by the municipality or such other person for the purpose of achieving the objects of local government in terms of section 152 of the Constitution; or
 - (iii) in the form of a lien, pledge, mortgage, cession or any other hypothecate of an asset or right or by giving any other form of collateral;
- (b) The municipality may, in respect of security provided as contemplated in subparagraph (a) –
 - (i) undertake to effect payment directly from money or sources that may become available and authorise the lender or investor direct access to such sources to ensure payment of the secured debt or the performance of the secured obligations, provided that this form of security may not detract from the municipality's obligations with regard to its primary bank account;
 - (ii) undertake to deposit funds with the lender, investor or third party as security;

- (iii)** agree to specific payment mechanisms or procedures to ensure exclusive or dedicated payment to lenders or investors, including revenue intercepts, payments into dedicated accounts or other payment mechanisms or procedures;
- (iv)** cede as security any category of revenue or rights to future revenue;
- (viii)** undertake to have disputes resolved through mediation, arbitration or other dispute-resolution mechanisms;
- (ix)** undertake to retain revenues or specific municipal tariffs or other charges, fees or funds at a particular level or at a level sufficient to meet its financial obligations;
- (x)** undertake to make provision in its budgets for the payment of its financial obligations, including capital and interest;
- (xi)** agree to restrictions on debt that the municipality may incur in future until the secured debt is settled or the secured obligations are met; and
- (x)** agree to such other arrangements as the municipality may consider necessary and prudent.

(c) The Council resolution authorising the provision of security –

- (i)** must determine whether the asset or right with respect to which the security is provided is necessary for providing the minimum level of basic municipal services; and
- (ii)** must indicate the manner in which the availability of the asset or right for the provision of the minimum level of basic municipal services contemplated in subparagraph (i) will be protected.

- (d) If the Council by resolution has determined that the asset or right is necessary for providing the minimum level of basic municipal services, neither the party to whom the municipal security is provided, nor any successor or assignee of such party may, in the event of a default by the municipality, deal with the asset or right in a manner that would preclude or impede the continuation of that minimum level of basic municipal services.
- (e) A determination in terms of subparagraph (c) that an asset or right is not necessary for providing the minimum level of basic municipal services is binding on the municipality until the secured debt has been paid in full or the secured obligations have been performed in full, as the case may be.

(9) DISCLOSURE

- (a) An official borrowing money on behalf of a municipality must, when interacting with a prospective lender or when preparing documentation for consideration by a prospective investor –
 - (i) disclose all known information that may be material to the decision of that prospective lender or investor; and
 - (ii) take reasonable care to ensure the accuracy of any information disclosed.
- (b) A lender or investor may rely on written representations of the municipality signed by the accounting officer, if the lender or investor did not know and had no reason to believe that those representations were false or misleading.

(10) MUNICIPAL GUARANTEES

The municipality may not issue any guarantee for any commitment or debt of any organ of state or person except if the guarantee concerned is within the limits specified in its approved budget.



NDLAMBE MUNICIPALITY

POLICY FOR THE MANAGEMENT OF ACCUMULATED SURPLUS/DEFICIT AND BAD DEBTS

DRAFT

2017 / 2018

POLICY FOR THE MANAGEMENT OF ACCUMULATED SURPLUS/DEFICIT AND BAD DEBTS

(1) PURPOSES OF POLICY

The purpose of the policy is to –

- (a)** provide guidelines for the management of the accumulated surplus/deficit and bad debt provision;
- (b)** recommend corrective steps; and
- (c)** record procedures for the writing-off of bad debts.

(2) DEFINITIONS

In this policy –

“Accounting Officer” means the Municipal Manager acting in his or her capacity as accounting officer of the Municipality;

“Council” means the Council of the Ndlambe Municipality;

“Current assets” comprise debtors, cash, inventories and the short-term portions of investments and long-term debtors of the Ndlambe Municipality;

“Current liabilities” consist of creditors, bank overdrafts and the short-term portion of long-term loans [liabilities] of the Ndlambe Municipality;

“Municipality” means the Ndlambe Municipality;

“Net operating capital” means the difference between current assets and current liabilities of the Ndlambe Municipality;

“Unfunded funds, reserves and provisions” mean those funds, reserves and provisions not represented by cash.

(3) MANAGEMENT OF THE ACCUMULATED SURPLUS/DEFICIT

- (1)** The surplus/deficit that arises annually in the appropriation account must be accrued in the accumulated surplus/deficit of the Municipality.
- (2)** Unfunded funds, reserves and provisions may be transferred to the accumulated surplus/deficit of the Municipality.

- (3) If an accumulated deficit exists, a contribution equal to three percent [3%] of the total trading income must be made in the operating budget of the Municipality until the accumulated funds balance is at a surplus.
- (4) Any unallocated funds in the accumulated surplus may be transferred to the provision for bad debts.
- (5) If the Municipality has a bank overdraft, the accounting officer must indicate how and when the overdraft will be redeemed and which funds will be employed for this purpose.
- (6) Prior year expenditure less than R100 000 must be processed in the new year.

(4) MANAGEMENT OF BAD DEBTS

- (1) The accounting officer must make an annual contribution to the bad debts provision in the operating budget of the Municipality.
- (2) The total bad debts provision of the Municipality must be equal to the total debts outstanding for longer than 90 days excluding such amounts owed by government department. Staff councilor and consumers paying arrangements regularly in accordance with council policy.
- (3) After the consideration of the report contemplated in subparagraph (3), the debt collection, credit management and indigent relief policies of the Municipality must be reviewed and new targets for debt collection must be determined by the Council.
- (4) The Council may approve the writing-off of bad debts after it has considered a report by the accounting office containing –
 - (a) the steps taken to collect particular outstanding debts which must be listed;
 - (b) the success or otherwise of such steps;
 - (c) the solvency status of the listed debtor;
 - (d) the probability of a substantial dividend payment from the insolvent estate of a listed debtor;
 - (e) the possibility of payment from the estate of a deceased debtor; and
 - (f) that the outstanding amount is so insignificant that it is not worthwhile to take further steps to collect the outstanding debt concerned.

(5) COUNCIL RESOLUTION

Any resolution by the Council to write-off debt must clearly state the account number, the name of the debtor and amount written off.

(6) DELEGATION OF POWER

The accounting officer may delegate his/her responsibilities in terms of this policy to the Chief Financial Officer of the Municipality.



NDLAMBE MUNICIPALITY

TARIFF POLICY

DRAFT

2017/2018

Tariff Policy

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TARRIFF POLICY

PART 1: GENERAL INTRODUCTION AND OBJECTIVE

A tariff policy must be compiled, adopted and implemented in terms of Section 74 of the Local Government: Municipal Systems Act 2000, such policy to cover, among other things, the levying of fees for municipal services provided by the municipality itself or by way of service delivery agreements.

The tariffs policy has been compiled taking into account, where applicable, the guidelines set out in Section 74 (see part 9 of this policy).

In setting its annual tariffs the council shall at all times take due cognisance of the tariffs applicable elsewhere in the economic region, and of the impact which its own tariffs may have on local economic development.

PART 2: GENERAL PRINCIPLES

Service tariffs imposed by the local municipality shall be viewed as user charges and shall not be viewed as taxes, and therefore the ability to pay the relevant consumer or user of the services to which such tariffs relate, shall not be considered as a relevant criterion (except in the case of the indigency relief measures approved by the municipality from time to time).

The municipality shall ensure that its tariffs are uniformly and fairly applied throughout the municipal region.

Tariffs for the four major services rendered by the municipality, namely:

- electricity
- water
- sewerage (waste water)
- refuse removal (solid waste),

shall as far as possible recover the expenses associated with the rendering of each service concerned. The tariff which a particular consumer or user pays shall therefore be directly related to the standard of service received and the quantity of the particular service used or consumed.

The municipality shall, as far as circumstances reasonably permit, ensure that the tariffs levied in respect of the foregoing services further generate an operating surplus each financial year of 10% or such lesser percentage as the council of the municipality may determine at the time that the annual operating budget is approved. Such surpluses shall be applied in relief of property rates and for the partial financing of general services or for the future capital expansion of the service concerned, or both. The modesty of such surplus shall prevent the service tariffs concerned from being viewed as concealed taxes.

In line with the principles embodied in the Constitution and in other legislation pertaining to local government, the municipality may differentiate between different categories of users and consumers in regard to the tariffs which it levies. Such differentiation shall, however, at all times be reasonable, and shall be fully disclosed in each annual budget.

The municipality's tariff policy shall be transparent, and the extent to which there is cross-subsidization between categories of consumers or users shall be evident to all consumers or users of the service in question.

The municipality undertakes to render its services cost effectively in order to ensure the best possible cost of service delivery.

In the case of directly measurable services, namely electricity and water, the consumption of such services shall be properly metered by the municipality, and meters shall be read, wherever circumstances reasonably permit, on a monthly basis. The charges levied on consumers shall be proportionate to the quantity of the service which they consume.

In addition, the municipality shall levy monthly availability charges for the services concerned, and these charges shall be fixed for each type of property as determined in accordance with the detailed policies set out below. Generally, consumers of water and electricity shall therefore pay two charges: one, which is unrelated to the volume of consumption and is levied because of the availability of the service concerned; and another directly related to the consumption of the service in question.

In considering the costing of its water, electricity and sewerage services, and the municipality shall take due cognisance of the capital cost of establishing and expanding such services, and of the resultant fixed costs, as opposed to variable costs of operating these services. The municipality therefore undertakes to plan the management and expansion of the services carefully in order to ensure that both current and reasonably expected future demands are adequately catered for, and that demand levels which fluctuate significantly over shorter periods are also met. This may mean that the services operate at less than full capacity at various periods, and the costs of such surplus capacity must also be covered in the tariffs which are annually levied.

In adopting what is fundamentally a two-part tariff structure, namely a fixed availability charge coupled with a charge based on consumption, the municipality believes that it is properly attending to the demands which both future expansion and variable demand cycles and other fluctuations will make on service delivery.

PART 3: CALCULATION OF TARIFFS FOR MAJOR SERVICES

In order to determine the tariffs which must be charged for the supply of the four major services, the municipality shall identify all the costs of operation of the undertakings concerned, including specifically the following:

- Cost of bulk purchases in the case of water and electricity.
- Distribution costs.
- Distribution losses in the case of electricity and water.
- Depreciation expenses.
- Maintenance of infrastructure and other fixed assets.
- Administration and service costs, including:
 - service charges levied by other departments such as finance, human resources and legal services;
 - reasonable general overheads, such as the costs associated with the office of the municipal manager;
 - adequate contributions to the provisions for bad debts and obsolescence of stock;
 - all other ordinary operating expenses associated with the service concerned including, in the case of the electricity service, the cost of providing street lighting in the municipal area (note: the costs of the democratic process in the municipality – that is, all expenses associated with the political structures of the municipality – shall form part of the expenses to be financed from property rates and general revenues, and shall not be included in the costing of the major services of the municipality).

- The intended surplus to be generated for the financial year, such surplus to be applied:
 - as an appropriation to capital reserves; and/or
 - generally in relief of rates and general services.
- The cost of approved indigency relief measures.

The municipality shall provide the first 50kWh of electricity per month and the first 6kl of water per month free of charge to consumers who have registered as indigents in terms of the municipality's indigent policy. The municipality shall further consider relief in respect of the tariffs for sewerage, refuse removal, service charges, property rates and availability charges for such registered indigents to the extent that the council deems such relief affordable in terms of each annual budget, but on the understanding that such relief shall not be less than a discount of 50% on the monthly amount billed for the service concerned.

Because water is a scarce national resource, and this municipality is committed to the prudent conservation of such resources, the tariff levied for all consumption of water shall escalate according to the volume of water consumed. The tariff for consumption shall be based on monthly consumption of up to 10 kl, more than 10 kl but not more than 20 kl, more than 20 kl.

Tariffs for pre-paid meters shall be the same as the ordinary consumption tariffs levied on the category of consumer concerned, but no availability charge shall be levied on properties where pre-paid meters have been installed. This distinction is made in recognition of the financial advantages which pre-paid metering entails for the services in question.

PART 4: ELECTRICITY

The various categories of electricity consumers, as set out below, shall be charged at the applicable tariffs, as approved by the council in each annual budget.

Tariff adjustments approved by N.E.R shall be effective from 1 July each year or as soon as possible thereafter.

Categories of consumption and charges shall be as follows:

- With the single exception of registered indigents, all electricity consumers shall be billed for their electricity consumption at the tariff applicable to the category in which the particular consumer falls.
- The tariff for domestic consumption of electricity shall not exceed 75% per kWh of the tariff applicable to other consumers. All other consumers, including businesses, industries and institutional consumers shall pay the same tariff per kWh.
- All domestic electricity consumers of the municipality who are registered as indigents with the municipality shall receive free the first 50kWh (fifty) of electricity consumed per month.
- All electricity consumers (including undeveloped properties, if able to connect to main line) other than the Municipality and consumers using prepaid meters per month shall additionally be billed a basic (availability) charge per meter installed.
- All commercial, industrial and other non-domestic properties shall additionally be billed where applicable, a demand charge and or energy charge appropriate to their respective levels of consumption.

PART 5: WATER

The categories of water consumers as set out below shall be charged at the applicable tariffs, as approved by the council in each annual budget.

Tariff adjustments shall be effective from 1 July each year.

Categories of consumption and charges shall be:

- All domestic water consumers registered as indigents with the municipality shall receive free the first 6 (six) kl of water consumed per month. Thereafter a stepped tariff per kl as determined by the council from time to time shall be applicable on metered water consumption, as set out in Part 3 of this policy.
- All other domestic consumers shall be billed for actual water consumption at a stepped tariff per kl as determined by the council from time to time, and as set out in Part 3 of this policy.
- Water consumers such as creche's, pre-school's, school's, sporting bodies and religious institutions shall pay the same single tariff per kl, irrespective of the volume of water consumed.
- All water consumers (including undeveloped properties, if able to connect to main line) other than the Municipality and consumers using prepaid meters per month shall additionally be billed a basic (availability) charge per meter installed.

PART 6: REFUSE REMOVAL

The categories of refuse removal as set out below shall be charged at the applicable tariffs, as approved by the council in each annual budget.

Tariff adjustments shall be effective from 1 July each year.

A monthly refuse removal basic (availability) charge shall apply to the following categories of users, based on the costs of the service concerned:

- Domestic, multiple dwellings and undeveloped properties (once weekly removal)
- Business, commercial and other (twice weekly removal)

PART 7: SEWERAGE

The categories of sewerage users as set out below shall be charged per month at the applicable tariff as approved by the council in each annual budget.

Tariff adjustments will be effective from 1 July each year.

Categories of usage and charges shall be:

- A monthly basic (availability) charge shall be charged for undeveloped erven other than the Municipality, irrespective of their permitted or intended use and only if able to connect to main sewer line.
- A monthly basic (availability) charge based on the costs of the service shall be charged for bucket removal other than the Municipality.
- A monthly basic (availability) charge based on the costs of the service shall be charged for all users other than the Municipality who is able to connect to main sewer line.
- A fixed monthly charge based on the costs of the service per urinal, sewer point/toilet shall be charged to multiple dwelling units, hotels, accommodation establishments, creche's, pre-schools and schools.

PART 8: MINOR TARIFFS

All minor tariffs shall be standardized within the municipal region.

All minor tariffs shall be approved by the council in each annual budget, and shall, when deemed appropriate by the council, be subsidized by property rates and general revenues, particularly

when the tariffs will prove uneconomical when charged to cover the cost of the service concerned, or when the cost cannot accurately be determined, or when the tariff is designed purely to regulate rather than finance the use of the particular service or amenity.

All minor tariffs over which the municipality has full control, and which are not directly related to the cost of a particular service, shall annually be adjusted at least in line with the prevailing consumer price index, unless there are compelling reasons why such adjustment should not be effected.

The following services shall be considered as community services, and no tariffs shall be levied for their use:

- municipal reference library;
- municipal lending library (except for fines set out below); and
- municipal parks and open spaces.

The following services shall be considered as economic services, and the tariffs levied shall cover 100% or as near as possible to 100% of the budgeted annual operating expenses of the service concerned:

- maintenance of graves and garden of remembrance (cremations)
- housing rentals
- rentals for the use of municipal halls and other premises ((subject to the proviso set out below)
- building plan fees
- sales of plastic refuse bags
- sales of refuse bins
- cleaning of stands
- electricity, water, sewerage: new connection fees
- sales of livestock and plants
- photocopies and fees
- clearance certificates.

The following charges and tariffs shall be considered as regulatory or punitive, and shall be determined as appropriate in each annual budget:

- fines for lost or overdue library books;
- advertising sign fees;
- pound fees;
- electricity, water: disconnection and reconnection fees;
- penalty and other charges imposed in terms of the approved policy on credit control and debt collection;
- penalty charges for the submission of dishonoured, stale, post-dated or otherwise unacceptable
- cheques.

Market-related rentals shall be levied for the lease of municipal properties.

In the case of rentals for the use of municipal halls and premises, if the municipal manager is satisfied that the halls or premises are required for non-profit making purposes and for the provision of a service to the community, the municipal manager may waive 50% of the applicable rental.

The municipal manager shall determine whether an indemnity or guarantee must in each instance be lodged for the rental of municipal halls, premises and sports fields, and in so determining shall be guided by the likelihood of the municipality's sustaining damages as a result of the use of the facilities concerned.

PART 9: ANNEXURE: LEGAL REQUIREMENTS

SECTION I: WATER SERVICES ACT NO.108 OF 1997

SECTION 10: NORMS AND STANDARDS FOR TARIFFS

A municipality, in its capacity as a water services authority, must apply a tariff for water services which is not substantially different from any norms and standards which the Minister of Water Affairs and Forestry, with the concurrence of the Minister of Finance, has prescribed in terms of the present Act.

SECTION 21: BY-LAW

A municipality, in its capacity as water services authority, must make by-laws which contain conditions for the provision of water services, and which provide for at least the following (inter-alia):

- the standard of the services;
- the technical conditions of supply, including quality standards, units or standards of measurement, the verification of meters, acceptable limits of error and procedures for the arbitration of disputes relating to the measurement of water services provided;
- the determination and structure of tariffs in accordance with Section 10 of the present Act.

If the municipality, in its capacity as water services authority, has imposed conditions under which water services are provided, such conditions must be accessible to consumers and potential consumers.

If the municipality, in its capacity as water services authority, provides water for industrial use, or controls a system through which industrial effluent is disposed of, it must make by-laws providing for at least the following:

- the standards of the service;
- the technical conditions of provision and disposal;
- the determination and structure of tariffs.

SECTION II: LOCAL GOVERNMENT: MUNICIPAL SYSTEMS ACT NO.32 OF 2000

SECTION 74: TARIFF POLICY

The council of a municipality must adopt and implement a tariff policy on the levying of fees for the services provided by the municipality itself or by way of service delivery agreements.

Such policy must comply with the provisions of the present Act and any other applicable legislation.

Such tariff policy must reflect at least the following principles:

- that users of municipal services must be treated equitably in the application of the municipality's tariffs;

- that the amount individual users pay for services must generally be in proportion to the use of such services;
- that poor households must have access to at least basic services through tariffs which cover only operating and maintenance costs, special tariffs or lifeline tariffs for low levels of use or consumption of services or for basic levels of services, or any other direct or indirect method of subsidization of tariffs for poor households;
- that tariffs must reflect the costs reasonably associated with rendering the service, including capital, operating, maintenance, administration and replacement costs, and interest charges;
- that tariffs must be set at levels that facilitate the financial sustainability of the service, taking into account subsidization from sources other than the service concerned;
- that provision may be made in appropriate circumstances for a surcharge on the tariff for a service;
- that provision may be made for the promotion of local economic development through special tariffs for categories of commercial and industrial users;
- that the economic, efficient and effective use of resources, the recycling of waste, and other appropriate environmental objectives must be encouraged;
- that the extent of subsidization of tariffs for poor households and other categories of users must be fully disclosed.

The tariff policy may differentiate in respect of services, service standards, service providers and other matters between different categories of users, debtors or geographical areas.

If the policy entails such differentiation, the municipality must ensure that this does not amount to unfair discrimination.

SECTION 73: GENERAL DUTY

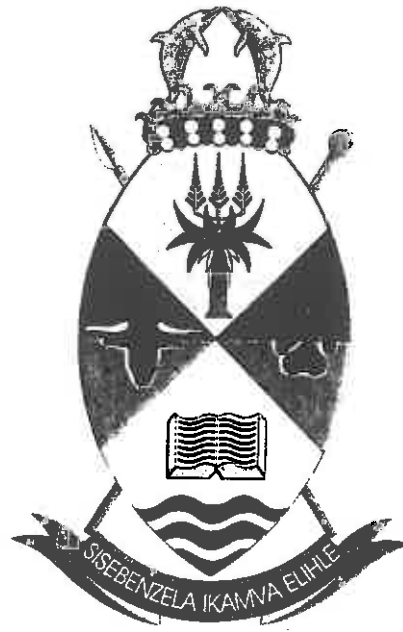
The municipality must give effect to the provisions of the Constitution, and in doing so give priority to the basic needs of the local community, promote the development of the local community, and ensure that all members of the local community have access to at least the minimum level of basic municipal services.

The services provided by the municipality must be: equitable and accessible; provided in a manner conducive to the prudent, economic, efficient and effective use of available resources, and the improvement of standards of quality over time; financially sustainable; environmentally sustainable; and regularly reviewed with a view to upgrading, extension and improvement.

SECTION 75: BY-LAWS TO GIVE EFFECT TO POLICY

The council of the municipality must adopt by-laws to give effect to the implementation and enforcement of its tariff policy.

Such by-laws may differentiate in respect of services, service standards, service providers and other matters between different categories of users, debtors or geographical areas, but in a manner which does not amount to unfair discrimination.



NDLAMBE MUNICIPALITY

DRAFT

IMPREST PETTY CASH POLICY

2017/2018

NDLAMBE MUNICIPALITY

IMPREST PETTY CASH POLICY

Purpose of Policy

Where the need may arise in a department/division to have cash available for payments of a minor and recurring nature and it is impracticable to obtain cheque payments for every expense, such payments (excluding remuneration for services rendered) may be handled by means of petty cash facilities.

Formal application for petty cash facilities must be made to the Municipal Manager who is ultimately accountable for the management of a petty cash float.

The Municipal Manager may delegate control and management of the petty cash float to Chief Financial Officer in which event reference to the Municipal Manager in this policy shall be construed as reference to the Chief Financial Officer.

At the discretion of the Municipal Manager, departments or divisions of the Municipality may be provided with their own petty cash floats or to a designated petty cash officer who may be appointed for the entire municipality.

In the event of the Municipal Manager designating a petty cash officer for the entire Municipality, such officer shall be a staff member of the Treasury Department of the Municipality and be independent of all other cash functions such as cashiering.

In the event of a Department or Division being authorised to keep a petty cash float, the Head of Department or Division concerned shall designate a staff member as a Departmental or Divisional Petty Cash Officer.

The administration of petty cash facilities is regulated by the following fixed procedures.

Maximum Petty Cash Float

The Council shall by resolution determine the maximum amount which may be withdrawn from the banking account of the Council for purposes of the central petty cash float or departmental/divisional cash floats.

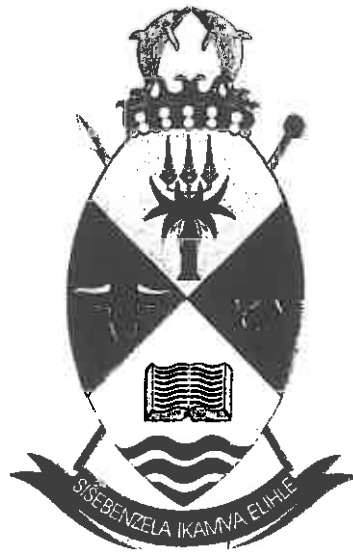
Procedures for the handling of Petty Cash

- [a] The application for a petty cash facility or for increase of the operational amount of an existing petty cash float, must be made in writing to the Municipal Manager.

- [b] The application must state reasons for the need of a petty cash float and the amount required for its operation, as well as the cost centre from which funds are to be applied for the petty cash. The amount should be sufficient to cover expenses for approximately one month.
- [c] The responsibility for operating petty cash and the safe keeping of petty cash funds in a Department or Division must be assigned to the designated Petty Cash Officer only and the head of the department/division shall be co-responsible for petty cash management in such Department or Division.
- [d] The keeping of a formal petty cash register is compulsory.
- [e] Payments to establish a petty cash float may only be by way of manual cheque made payable to the designated Petty Cash Officer and upon submission of a requisition signed by such Petty Cash Officer and countersigned by the relevant Head of Department or Divisional Head..
- [f] The requisitioned amount should not exceed a maximum amount determined by the Council.
- [g] Petty Cash payments may only be made by the designated Petty Cash Officer upon production of a cash requisition accompanied by proper supporting documents such as cash sale slips or receipts containing the supplier's name.
- [h] If cash is advanced without supporting documents, it should be on the basis of an advance or I.O.U. authorised by the Head of Department or Divisional Head.
- [i] After a purchase is made, the supporting document[s] must be submitted to Petty Cash Officer within a day from the date of such advance.
- [j] The Petty Cash Officer must regularly pursue outstanding advances and long outstanding advances must be brought to the attention of the Chief Financial Officer who must take the appropriate action to ensure that the amount advanced has been properly spent and proof of expenditure is submitted.
- [k] Each petty cash requisition must be entered in the Petty Cash Register.
- [l] When the cash in the petty cash float is almost exhausted, the petty cash register must be balanced and reconciled.
- [m] Replenishment of the petty cash float is undertaken after the balancing and reconciliation of the Petty Cash Register has been checked and approved by the Chief Financial Officer or his delegatee.
- [n] A cheque must be made out to the Petty Cash Officer for the replenishment of the petty cash float and such cheque must be

encashed by this officer who must record the amount received in the Petty Cash Register.

- [o] Petty cash funds and vouchers must at all times be secured in a lockable container suitable for securing the money or in a safe. If no safe is available, a lockable cabinet provided for this purpose, must be used. Under no circumstances should money be kept in desk drawers, open filing cabinets or cupboards.
- [p] Reasonable precautions must be exercised for the safe keeping of keys to the petty cash container and the room where it is kept. The keys must not be left at the premises after hours.
- [q] Petty cash funds are to be used exclusively for the payment of smaller official expenses (excluding any form of remuneration for services rendered) and no "I O U's" representing private loans from petty cash funds are permitted. No staff cheques may be cashed out of petty cash funds.
- [r] The petty cash is operated by means of imprest payments. The cash balance added to the total expenses at any stage, must be equal to the authorised imprest amount. The internal auditors of the Municipality may, at any stage without prior notice, perform an audit of a petty cash to confirm the cash balance.
- [s] Shortages and surplus funds concerning petty cash must immediately be paid in at the cashier and the reason for the shortage/surplus must be investigated by the head of department or division with a view to rectification.
- [t] The total balance of petty cash funds must be paid in at the Council's main Cashier before 30 June in each year. A receipt for the payment must be issued by the Cashier.
- [u] The Petty Cash total on hand at financial year end must be reconciled to the petty cash requisition forms, voucher and other documentation.
- [v] The petty cash provision may be resumed at the beginning of the next financial year at the request of the department or division concerned in accordance with the procedures outlined above.



NDLAMBE MUNICIPALITY

FIXED ASSETS POLICY

DRAFT

2017/2018

FIXED ASSETS POLICY

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FIXED ASSETS POLICY

PART 1 DEFINITION OF A FIXED ASSET

A fixed asset is defined in GRAP 17 as a tangible item of property, plant or equipment held by a municipality for use in the productions or supply of goods or services, for rental to others, or for administrative purposes, and which is expected to be used during more than one reporting period (financial year).

A fixed asset is thus an asset, either movable or immovable, under the control of the municipality, and from which the municipality reasonably expects to derive economic benefits, or reasonably expects to use in service delivery, over a period extending beyond one financial year.

To be recognized as a fixed asset, an asset must also meet the criteria referred to in Parts 13,14 and 15 below.

An asset held under a finance lease, shall be recognized as a fixed asset, as the municipality has control over such an asset even though it does not own the asset.

PART 2 ROLE OF MUNICIPAL MANAGER

As accounting officer of the municipality, the municipal manager shall be the principal custodian of all the municipality's fixed assets, and shall be responsible for ensuring that the fixed asset management policy is scrupulously applied and adhered to.

PART 3 ROLE OF CHIEF FINANCIAL OFFICER

The chief financial officer shall be the fixed asset registrar of the municipality, and shall ensure that a complete, accurate and up-to-date computerised fixed asset register is maintained.

No amendments, deletions or additions to the fixed asset register shall be made other than by the chief financial officer or by an official acting under the written instruction of the chief financial officer.

PART 4 FORMAT OF FIXED ASSET REGISTER

The fixed asset register shall be maintained in the format determined by the chief financial officer, which format shall comply with the requirements of generally recognized accounting practice (GRAP) and any other accounting requirements which may be prescribed.

The fixed asset register shall reflect the following information:

- a brief but meaningful description of each asset;
- the date on which the asset was acquired or brought into use;
- the location of the asset;
- the department(s) or vote(s) within which the assets will be used;
- the title deed number, in the case of fixed property;
- the stand number, in the case of fixed property;
- where applicable, the identification number, as determined in compliance with part 11 below;
- the original cost, or the revalued amount determined in compliance with part 26 below, or the fair value if no costs are available;
- the (last) revaluation date of the fixed assets subject to revaluation;
- the revalued value of such fixed assets;
- who did the (last) revaluation;
- accumulated depreciation to date;

- the depreciation charge for the current financial year;
- the carrying value of the asset;
- the method and rate of depreciation;
- impairment losses incurred during the financial year (and the reversal of such losses, where applicable);
- the source of financing;
- the current insurance arrangements;
- whether the asset is required to perform basic municipal services;
- whether the asset has been used to secure any debt, and – if so – the nature and duration of such security arrangements;
- the date on which the asset is disposed of;
- the disposal price;
- the date on which the asset is retired from use, if not disposed of.

All heads of department under whose control any fixed asset falls shall promptly provide the chief financial officer in writing with any information required to compile the fixed asset register, and shall promptly advise the chief financial officer in writing of any material change which may occur in respect of such information.

A fixed asset shall be capitalized, that is, recorded in the fixed assets register, as soon as it is acquired. If the asset is constructed over a period of time, it shall be recorded as work-in-progress until it is available for use, whereafter it shall be appropriately capitalized as a fixed asset.

A fixed asset shall remain in the fixed assets register for as long as it is in physical existence. The fact that a fixed asset has been fully depreciated shall not in itself be a reason for writing-off such an asset.

PART 5 CLASSIFICATION OF FIXED ASSETS

In compliance with the requirements of the National Treasury, the chief financial officer shall ensure that all fixed assets are classified under the following headings in the fixed assets register, and heads of departments shall in writing provide the chief financial officer with such information or assistance as is required to compile a proper classification:

PROPERTY, PLANT AND EQUIPMENT

- land (not held as investment assets)
- infrastructure assets (assets which are part of a network of similar assets)
- community assets (resources contributing to the general well-being of the community)
- heritage assets (culturally significant resources)
- other assets (ordinary operational resources)

INVENTORY

- Assets held for sale in the ordinary course of business,
- In the process of production for such sale or
- In the form of materials or supplies to be consumed in the production process.
- In the form of materials or supplies to be consumed or distributed in the rendering of services.

INVESTMENT PROPERTY

- investment assets (resources held for capital or operational gain)

The chief financial officer shall adhere to the classifications indicated in the annexure on fixed asset lives (see part 33 below), and in the case of a fixed asset not appearing in the annexure shall use the classification applicable to the asset most closely comparable to the asset in question.

PART 6 INVESTMENT PROPERTY

Investment assets shall be accounted for in terms of IAS 40 and shall not be classified as property, plant and equipment for purposes of preparing the municipality's statement of position.

Investment assets shall comprise land or buildings (or parts of buildings) or both held by the municipality, as owner or as lessee under a finance lease, to earn rental revenues or for capital appreciation or both.

Investment assets shall be recorded in the fixed assets register in the same manner as other fixed assets, but a separate section of the fixed assets register shall be maintained for this purpose.

Investment assets shall not be depreciated, but shall be valued annually to determine their fair (market) value. Investment assets shall be recorded in the balance sheet at such fair value. Adjustments to the previous year's recorded fair value shall be accounted for as either gains (revenues) or losses (expenses) in the accounting records of the department or service controlling the assets concerned.

An expert valuer shall be engaged by the municipality to undertake such valuations.

If the Council of the municipality resolves to construct or develop a property for future use as an investment property, such property shall in every respect be accounted for as an ordinary fixed asset until it is ready for its intended use – hereafter it shall be reclassified as an investment asset.

PART 7 INVENTORY

Inventories are assets:

- (a) in the form of materials or supplies to be consumed in the production process;
- (b) in the form of materials or supplies to be consumed or distributed in the rendering of services;
- (c) held for sale or distribution in the ordinary course of operations; or
- (d) in the process of production for sale or distribution.

PART 8 RECOGNITION OF HERITAGE ASSETS IN THE FIXED ASSET REGISTER

If no original costs or fair values are available in the case of one or more or all heritage assets, the chief financial officer may, if it is believed that the determination of a fair value for the assets in question will be a laborious or expensive undertaking, record such asset or assets in the fixed asset register without an indication of the costs or fair value concerned.

For balance sheet purposes, the existence of such heritage assets shall be disclosed by means of an appropriate note.

Comment [LC1]: Insert : Investment property is property (land or a building - or part of a building - or both) held to earn rentals or for capital

appreciation or both, rather than for:

☐ use in the production or supply of goods or services or for

☐ administrative purposes, or

☐ sale in the ordinary course of operations.

Owner-occupied property is property held for use in the production or supply of goods or services or for administrative purposes.

Investment property is recognised as an asset when, it is probable that the future economic benefits or service potential that are associated with the investment property will flow to the municipality, and the cost or fair value of the investment property can be measured reliably.

Investment property is initially recognised at cost. Transaction costs are included in the initial measurement.

Where investment property is acquired through a non-exchange transaction, its cost is its fair value as at the date of acquisition.

Costs include costs incurred initially and costs incurred subsequently to add to, or to replace a part of, or service a property.

If a replacement part is recognised in the carrying amount of the investment property, the carrying amount of the replaced part is derecognised.

Investment property is carried at cost less accumulated depreciation less any accumulated impairment losses.

Depreciation is provided to write down the cost, less estimated residual value by equal installments over the useful life of the property

Investment property is derecognised on disposal or when the investment property is permanently withdrawn from use and no future economic benefits or service potential are expected from its

Comment [LC2]: remove

Comment [LC3]: remove

Comment [LC4]: INSERT :

inventories are initially measured at cost except where in exchange transaction, then their costs are their fair value as at the date of acquisition.

Subsequently inventories are measured at the lower of cost and net realisable value.

Inventories are measured at the lower of cost and current replacement cost where they are held for:
• distribution at no charge or for a nominal charge; or

... [2]

PART 9 RECOGNITION OF DONATED ASSETS

Where a fixed asset is donated to the municipality, or a fixed asset is acquired by means of an exchange of assets between the municipality and one or more other parties, the asset concerned shall be recorded in the fixed asset register at its fair value, as determined by the chief financial officer.

PART 10 SAFEKEEPING OF ASSETS AND INTERNAL CONTROL

Every head of department shall be directly responsible for the physical safekeeping of any fixed asset controlled or used by the department in question.

In exercising this responsibility, every head of department shall adhere to any written directives issued by the municipal manager to the department in question, or generally to all departments, in regard to the control of or safekeeping of the municipality's fixed assets.

PART 11 IDENTIFICATION OF FIXED ASSETS

The municipal manager shall ensure that the municipality maintains a fixed asset identification system which shall be operated in conjunction with its computerized fixed asset register.

The identification system shall be determined by the municipal manager, acting in consultation with the chief financial officer and other heads of departments, and shall comply with any legal prescriptions, as well as any recommendations of the Auditor-General as indicated in the municipality's audit report(s), and shall be decided upon within the context of the municipality's budgetary and human resources.

Every head of department shall ensure that the asset identification system approved for the municipality is scrupulously applied in respect of all fixed assets controlled or used by the department in question.

PART 12 PROCEDURE IN CASE OF LOSS, THEFT, DESTRUCTION, OR IMPAIRMENT OF FIXED ASSETS

Every head of department shall ensure that any incident of loss, theft, destruction, or material impairment of any fixed asset controlled or used by the department in question is promptly reported in writing to the asset manager / asset clerk and – in cases of suspected theft or malicious damage – also to the South African Police Service.

PART 13 CAPITALISATION CRITERIA: MATERIAL VALUE

No item with an initial cost or fair value of less than R1 000 (one thousand rand) or with a useful life less than one financial year – or such other amount as the Council of the municipality may from time to time determine on the recommendation of the municipal manager – shall be recognized as a fixed asset. If the item has a cost or fair value lower than this capitalization benchmark, it shall be treated as an ordinary operating expense.

Every head of department shall, however, ensure that any item with a value in excess of R250 (two hundred and fifty rand), and with an estimated useful life of more than one year, shall be recorded on a stocksheet. Every head of department shall moreover ensure that the existence of items recorded on such asset inventory sheet is verified from time to time, and at least once in every financial year, and any amendments which are made to such stocksheets pursuant to such stock verifications shall be retained for audit purposes.

PART 14 CAPITALISATION CRITERIA: INTANGIBLE ITEMS

No intangible item shall be recognized as Property, Plant and Equipment except that the chief financial officer, acting in strict compliance with the criteria set out in GRAP 102 (dealing with research and development expenses) may recommend to the Council that specific development costs be recognized as fixed assets.

PART 15 CAPITALISATION CRITERIA: REINSTATEMENT, MAINTENANCE AND OTHER EXPENSES

Only expenses incurred in the enhancement of a fixed asset (in the form of improved or increased services or benefits flowing from the use of such asset) or in the material extension of the useful operating life of a fixed asset shall be capitalized.

Expenses incurred in the maintenance of a fixed asset shall be considered as operating expenses incurred in ensuring that the useful operating life of the asset concerned is attained, and shall not be capitalized, irrespective of the quantum of the expenses concerned.

Expenses which are reasonably ancillary to the bringing into operation of a fixed asset may be capitalized as part of such fixed asset. Such expenses may include but need not be limited to import duties, forward cover costs, transportation costs, installation, assembly and communication costs.

PART 16 MAINTENANCE PLANS

Every head of department shall ensure that a maintenance plan in respect of every new infrastructure asset with a value of R100 000 (one hundred thousand rand) or more is promptly prepared and submitted to the Council of the municipality for approval.

If so directed by the municipal manager, the maintenance plan shall be submitted to the Council prior to any approval being granted for the acquisition or construction of the infrastructure asset concerned.

The head of department controlling or using the infrastructure asset in question, shall annually report to the Council, not later than in July, of the extent to which the relevant maintenance plan has been complied with, and of the likely effect which any non-compliance may have on the useful operating life of the asset concerned.

PART 17 DEFERRED MAINTENANCE

If there is material variation between the actual maintenance expenses incurred and the expenses reasonably envisaged in the approved maintenance plan for any infrastructure asset (see part 16 above), the chief financial officer shall disclose the extent of and possible implications of such deferred maintenance in an appropriate note to the financial statements. Such note shall also indicate any plans which the Council of the municipality has approved in order to redress such deferral of the maintenance requirements concerned.

If no such plans have been formulated or are likely to be implemented, the chief financial officer shall re-determine the useful operating life of the fixed asset in question, if necessary in consultation with the head of department controlling or using such asset, and shall recalculate the annual depreciation expenses accordingly.

PART 18 GENERAL MAINTENANCE OF FIXED ASSETS

Every head of department shall be directly responsible for ensuring that all assets (other than infrastructure assets which are dealt with in part 16 and part 17 above) are properly maintained and in a manner which will ensure that such assets attain their useful operating lives.

PART 19 DEPRECIATION OF FIXED ASSETS

All fixed assets, except land and heritage assets, shall be depreciated – or amortised in the case of intangible assets.

Depreciation may be defined as the monetary quantification of the extent to which a fixed asset is used or consumed in the provision of economic benefits or the delivery of services.

Depreciation shall generally take the form of an expense both calculated and debited on a monthly basis against the appropriate line item in the department or vote in which the asset is used or consumed.

However, depreciation shall initially be calculated from the day following the day in which a fixed asset is acquired or – in the case of construction works and plant and machinery – the day following the day in which the fixed asset is brought into use, until the end of the calendar month concerned. Thereafter, depreciation charges shall be calculated monthly.

Each head of department, acting in consultation with the chief financial officer, shall ensure that reasonable budgetary provision is made annually for the depreciation of all applicable fixed assets controlled or used by the department in question or expected to be so controlled or used during the ensuing financial year.

The procedures to be followed in accounting and budgeting for the amortisation of intangible assets shall be identical to those applying to the depreciation of other fixed assets.

PART 20 RATE OF DEPRECIATION

The chief financial officer shall assign a useful operating life to each depreciable asset recorded on the municipality's fixed asset register. In determining such a useful life the chief financial officer shall adhere to the useful lives set out in the annexure to this document (see part 33 below). In the case of a fixed asset which is not listed in this annexure, the chief financial officer shall determine a useful operating life. If necessary in consultation with the head of department who shall control or use the fixed asset in question, and shall be guided in determining such useful life by the likely pattern in which the asset's economic benefits or service potential will be consumed.

PART 21 METHOD OF DEPRECIATION

Except in those cases specifically identified in part 23 below, the chief financial officer shall depreciate all depreciable assets on the straight-line method of depreciation over the assigned useful operating life of the asset in question.

PART 22 AMENDMENT OF ASSET LIVES AND DIMINUTION IN THE VALUE OF FIXED ASSETS

The chief financial officer shall amend the useful operating life assigned to any fixed asset if it becomes known that such asset has been materially impaired or improperly maintained to such an extent that its useful operating life will not be attained, or any other event has occurred which

materially affects the pattern in which the asset's economic benefits or service potential will be consumed and the chief financial officer shall inform the Council of the municipality of such amendment.

If the value of a fixed asset has been diminished to such an extent that it has no or a negligible further useful operating life or value such fixed asset shall be fully depreciated in the financial year in which such diminution in value occurs.

Similarly, if a fixed asset has been lost, stolen or damaged beyond repair, it shall be fully depreciated in the financial year in which such event occurs, and if the fixed asset has physically ceased to exist, it shall be written off the fixed asset register.

In all the foregoing instances, the additional depreciation expenses shall be debited to the department or vote controlling or using the fixed asset in question.

If any of the foregoing events arises in the case of a normally non-depreciable fixed asset, and such fixed asset has been capitalized at a value other than a purely nominal value, such fixed asset shall be partially or fully depreciated, as the case may be, as though it were an ordinary depreciable asset, and the department or vote controlling or using the fixed asset in question shall bear the full depreciation expenses concerned.

PART 23 ALTERNATIVE METHODS OF DEPRECIATION IN SPECIFIC INSTANCES

The chief financial officer may employ the sum-of-units method of depreciation in the case of fixed assets which are physically wasted in providing economic benefits or delivering services.

The chief financial officer shall only employ this method of depreciation if the head of department controlling or using the fixed asset in question gives a written undertaking to the municipal manager to provide:

- estimates of statistical information required by the chief financial officer to prepare estimates of depreciation expenses for each financial year; and
- actual statistical information, for each financial year.

The head of department concerned shall moreover undertake to provide such statistical information at the specific times stipulated by the chief financial officer.

Where the chief financial officer decides to employ the sum-of-units method of depreciation, and the requirements set out in the preceding paragraph have been adhered to, the chief financial officer shall inform the Council of the municipality of the decision in question.

PART 24 CARRYING VALUES OF FIXED ASSETS

All fixed assets shall be carried in the fixed asset register, and appropriately recorded in the annual financial statements, at their original cost or fair value less any accumulated depreciation.

The only exceptions to this rule shall be revalued assets (see part 26 below) and heritage assets in respect of which no value is recorded in the fixed asset register (see part 8 above).

PART 25 REVALUATION OF FIXED ASSETS

All land and buildings recorded in the municipality's fixed asset register shall be revalued with the adoption by the municipality of each new valuation roll (or, if the land and buildings concerned fall

within the boundary of another municipality, with the adoption by such municipality of each new valuation roll).

The chief financial officer shall adjust the carrying value of the land and buildings concerned to reflect in each instance the value of the fixed asset as recorded in the valuation roll, provided the chief financial officer is satisfied that such value reflects the fair value of the fixed asset concerned.

The chief financial officer shall also, where applicable, create a revaluation reserve for each such fixed asset equal to the difference between the value as recorded in the valuation roll and the carrying value of the fixed asset before the adjustment in question.

The fixed asset concerned shall, in the case of buildings, thereafter be depreciated on the basis of its revalued amount, over its remaining useful operating life, and such increased depreciation expenses shall be budgeted for and debited against the appropriate line item in the department or vote controlling or using the fixed asset in question.

The chief financial officer shall ensure that an amount equal to the difference between the new (enhanced) monthly depreciation expense and the depreciation expenses determined in respect of such fixed asset before the revaluation in question is transferred each month from the revaluation reserve to the municipality's appropriation account. An adjustment of the aggregate transfer shall be made at the end of each financial year, if necessary (see part 24 above).

If the amount recorded on the valuation roll is less than the carrying value of the fixed asset recorded in the fixed asset register, the chief financial officer shall adjust the carrying value of such asset by increasing the accumulated depreciation of the fixed asset in question by an amount sufficient to adjust the carrying value to the value as recorded in the valuation roll. Such additional depreciation expenses shall form a charge, in the first instance, against the balance in any revaluation reserve previously created for such asset, and to the extent that such balance is insufficient to bear the charge concerned, an immediate additional charge against the department or vote controlling or using the asset in question.

Revalued land and buildings shall be carried in the fixed asset register, and recorded in the annual financial statements, at their revalued amount, less accumulated depreciation (in the case of buildings).

PART 26 VERIFICATION OF FIXED ASSETS

Every head of department shall at least once during every financial year undertake a comprehensive verification of all fixed assets controlled or used by the department concerned. Every head of department shall promptly and fully report in writing to the chief financial officer in the format determined by the chief financial officer, all relevant results of such fixed asset verification, provided that each such asset verification shall be undertaken and completed as closely as possible to the end of each financial year, and that the resultant report shall be submitted to the chief financial officer not later than 30 June of the year in question.

PART 27 ALIENATION OF FIXED ASSETS

In compliance with the principles and prescriptions of the Municipal Finance Management Act, the transfer of ownership of any fixed asset shall be fair, equitable, transparent, competitive and consistent with the municipality's supply chain management policy and the Municipal Asset Transfer Regulations of 2008.

Every head of department shall report in writing to the chief financial officer on 31 October and 30 April of each financial year on all fixed assets controlled or used by the department concerned which such head of department wishes to alienate by public auction or public tender. The chief financial officer shall thereafter consolidate the requests received from the various departments,

and shall promptly report such consolidated information to the Council or the municipal manager of the municipality, as the case may be, recommending the process of alienation to be adopted.

The Council shall delegate to the municipal manager the authority to approve the alienation of any fixed asset excluding Council owned immovable property with a carrying value not exceeding R40 000 (forty thousand rand) subject to provisions of section 14 of the MFMA

The Council shall ensure that the alienation of any fixed asset including Council owned immovable property with a carrying value in excess of R1 000 000 (One Million RAnd) takes place in compliance with Section 14 of the Municipal Finance Management Act, 2004 (see part 34 below).

Once the fixed assets are alienated, the chief financial officer shall delete the relevant records from the fixed asset register.

If the proceeds of the alienation are less than the carrying value recorded in the fixed asset register, such difference shall be recognized as a loss in the income statement of the department or vote concerned. If the proceeds of the alienation, on the other hand, are more than the carrying value of the fixed asset concerned, the difference shall be recognized as a gain in the income statement of the department or vote concerned.

All gains realized on the alienation of fixed assets shall be appropriated annually to the municipality's Capital Replacement Reserve (except in the cases outlined below), and all losses on the alienation of fixed assets shall remain as expenses on the income statement of the department or vote concerned. If, however, both gains and losses arise in any one financial year in respect of the alienation of the fixed assets of any department or vote, only the net gain (if any) on the alienation of such fixed assets shall be appropriated.

Transfer of fixed assets to other municipalities, municipal entities (whether or not under the municipality's sole or partial control) or other organs of state shall take place in accordance with the above procedures, except that the process of alienation shall be by private treaty.

PART 28 OTHER WRITE-OFFS OF FIXED ASSETS

A fixed asset even though fully depreciated shall be written off only on the recommendation of the head of department controlling or using the asset concerned, and with the approval of the Council of the municipality.

Every head of department shall report to the chief financial officer on 31 October and 30 April of each financial year on any fixed assets which such head of department wishes to have written off, stating in full the reason for such recommendation. The chief financial officer shall consolidate all such reports, and shall promptly submit a recommendation to the Council of the municipality on the fixed assets to be written off.

The only reasons for writing off fixed assets, other than the alienation of such fixed assets, shall be the loss, theft, destruction or material impairment of the fixed asset in question.

In every instance where a not fully depreciated fixed asset is written off, the chief financial officer shall immediately debit to such department or vote, as additional depreciation expenses, the full carrying value of the asset concerned (see also part 22).

PART 29 REPLACEMENT NORMS

The municipal manager, in consultation with the chief financial officer and other heads of departments, shall formulate norms and standards for the replacement of all normal operational fixed assets. Such norms and standards shall be incorporated in a formal policy, which shall be submitted to the Council of the municipality for approval. This policy shall cover the replacement of motor vehicles, furniture and fittings, computer equipment, and any other appropriate operational items. Such policy shall also provide for the replacement of fixed assets which are required for service delivery but which have become uneconomical to maintain.

PART 30 INSURANCE OF FIXED ASSETS

The municipal manager shall ensure that all movable fixed assets are insured at least against fire and theft, and that all municipal buildings are insured at least against fire and allied perils.

The municipal manager shall recommend to the Council of the municipality, after consulting with the chief financial officer, the basis of the insurance to be applied to each type of fixed asset: either the carrying value or the replacement value of the fixed assets concerned. Such recommendation shall take due cognisance of the budgetary resources of the municipality.

PART 31 BIOLOGICAL AND AGRICULTURE ASSET

Accounting for biological assets and agricultural produce shall take place in accordance with the requirements of GRAP 101.

The chief financial officer, in consultation with the head(s) of department concerned, shall ensure that all biological assets, such as livestock and crops, are valued at 30 June each year at fair value less estimated point-of-sales costs. Such valuation shall be undertaken by a recognized valuer in the line of the biological assets concerned. Any losses on such valuation shall be debited to the department or vote concerned as an operating expense, and any increase in the valuation shall be credited to the department or vote concerned as an operating revenue.

If any biological asset is lost, stolen or destroyed, the matter – if material – shall be reported in writing by the head of department concerned in exactly the same manner as though the asset were an ordinary fixed asset.

Records of the details of biological assets shall be kept in a separate section of the fixed assets register or in a separate accounting record altogether and such details shall reflect the information which the chief financial officer, in consultation with the head of department concerned and the internal auditor, deems necessary for accounting and control purposes.

The chief financial officer shall annually insure the municipality's biological assets, in consultation with the head(s) of department concerned, provided the Council of the municipality considers such insurance desirable and affordable.

PART 32 ANNEXURE: FIXED ASSET LIVES

INFRASTRUCTURE ASSETS

The following is the list of infrastructure assets, with the estimated useful life in years indicated in brackets in each case.

* Electricity	
Power stations	(30)
Cooling towers	(30)
Transformer kiosks	(30)
Meters	(20)

	Load control equipment	(20)
	Switchgear	(20)
	Supply and reticulation networks	(20)
	Mains	(20)
*	Roads	
	Motorways	(20)
	Other roads	(20)
	Traffic islands	(20)
	Traffic lights	(20)
	Street lights	(25)
	Overhead bridges	(30)
	Stormwater drains	(20)
	Bridges, subways and culverts	(30)
	Car parks	(20)
	Bus terminals	(20)
*	Water	
	Mains	(20)
	Supply and reticulation networks	(20)
	Reservoirs and storage tanks	(20)
	Meters	(15)
	Rights (that is, the right to draw water from a particular source belonging to another party)	(20)
*	Sewerage	
	Sewer mains	(20)
	Outfall sewers	(20)
	Sewage purification works	(20)
	Sewerage pumps	(15)
	Sludge machines	(15)
*	Pedestrian malls	
	Footways	(20)
	Kerbing	(20)
	Paving	(20)
*	Airports	
	Runways	(20)
	Aprons	(20)
	Taxiways	(20)
	Airport and radio beacons	(20)
*	Security measures	
	Access control systems	(5)
	Security systems	(5)
	Security fencing	(3)

COMMUNITY ASSETS

The following is a list of community assets, showing again the assigned or estimated useful lives in years in brackets:

*	Buildings and other assets	
	Ambulance stations	All buildings to be uniform with the accounting policy and what PWC does in the asset register
	Aquariums	(30)
	Beach developments	(30)
	Care centres	(30)

Cemeteries	(30)
Civic theatres	(30)
Clinics and hospitals	(30)
Community centres	(30)
Fire stations	(30)
Game reserves and rest camps	(30)
Indoor sports	(30)
Libraries	(30)
Museums and art galleries	(30)
Parks	(30)
Public conveniences and bath houses	(30)
Recreation centres	(30)
Sports and related stadiums	(30)
Zoos	(30)
Recreation facilities	
Bowling greens	(20)
Tennis courts	(20)
Swimming pools	(20)
Golf courses	(20)
Jukseke pitches	(20)
Outdoor sports facilities	(20)
Organs (that is, pipe organs that are fixtures in a municipal hall or other centre)	(20)
Lakes and dams	(20)
Fountains	(20)
Flood lighting	(20)

Sum-of-units method of depreciation may be preferred.

HERITAGE ASSETS

The following is a list of at least some typical heritage assets encountered in the municipal environment (no asset lives are given, of course, as no ordinary depreciation will be charged against such assets):

- Museum exhibits
- Works of art (which will include paintings and sculptures)
- Public statues
- Historical buildings or other historical structures (such as war memorials)
- Historical sites (for example, an Iron Age kiln, historical battle site or site of a historical settlement)

INVESTMENT ASSETS

It is not possible to provide an exhaustive list of investment assets, as the actual list will depend very much on the local circumstances of each municipality. However, the following will be among the most frequently encountered:

- Office parks (which have been developed by the municipality itself or jointly between the municipality and one or more other parties) (30)
- Shopping centres (again developed along similar lines) (30)
- Housing developments (that is, developments financed

and managed by the municipality itself, with the sole purpose of selling or letting such houses for profit) (30)

OTHER ASSETS

The following is a list of other assets, again showing the estimated useful life in years in brackets:

*	Buildings	
	Abattoirs	(30)
	Asphalt plant	(30)
	Cable stations	(30)
	Caravan parks	(30)
	Compacting stations	(30)
	Hostels used to accommodate the public or tourists	(30)
	Hostels for municipal employees	(30)
	Housing schemes	(30)
	Kilns	(30)
	Laboratories	(30)
	Fresh produce and other markets	(30)
	Nurseries	(30)
	Office buildings	(50)
	Old age homes	(30)
	Quarries	(30)
	Tip sites	(30)
	Training centres	(30)
	Transport facilities	(30)
	Workshops and depots	(30)
*	Office equipment	
	Computer hardware	(5)
	Computer software	(3-5)
	Office machines	(3-5)
*	Furniture and fittings	
	Air conditioners	(3-5)
	Chairs	(5-10)
	Tables and desks	(5-10)
*	Cabinets and cupboards	
	Cabinets and cupboards	(5-10)
	Bins and containers	
*	Household refuse bins	(5)
	Bulk refuse containers	(10)
*	Emergency equipment	
	Fire hoses	(5)
	Other fire-fighting equipment	(15)
*	Emergency lights	(5)
*	Motor vehicles	
	Ambulances	(5-10)
	Fire engines	(10-15)
	Buses	(15)
	Trucks and light delivery vehicles	(3-10)
	Ordinary motor vehicles	(3-7)
	Motor cycles	(3)
*	Plant and equipment	
	Graders	(10-15)
	Tractors	(10-15)
	Mechanical horses	(10-15)
	Farm equipment	(5)
*	Lawn mowers	(2)

	Compressors	(5)
	Laboratory equipment	(5)
	Radio equipment	(5)
	Firearms	(5)
	Telecommunication equipment	(5)
	Cable cars	(15)
	Irrigation systems	(15)
	Cremators	(15)
	Lathes	(15)
	Filling equipment	(15)
	Conveyors	(15)
	Feeders	(15)
	Tipplers	(15)
	Pulverising mills	(15)
*	Other	
	Aircraft	(15)
	Watercraft	(15)

Sum-of-units may be preferred.

PART 33 ANNEXURE: PARAPHRASE OF SECTION 14 OF THE MUNICIPAL FINANCE MANAGEMENT ACT 2003

A municipality may not alienate any capital asset required to provide a minimum level of basic municipal services.

A municipality may alienate any other capital asset, but provided:

- the Council, in a meeting open to the public, has first determined that the asset is not required to provide a minimum level of basic municipal services, and
- the Council has considered the fair market value of the asset and the economic and community value to be received in exchange for the asset.

Insert : Investment property is property (land or a building - or part of a building - or both) held to earn rentals or for capital

appreciation or both, rather than for:

- ☐ use in the production or supply of goods or services or for
- ☐ administrative purposes, or
- ☐ sale in the ordinary course of operations.

Owner-occupied property is property held for use in the production or supply of goods or services or for administrative purposes.

Investment property is recognised as an asset when, it is probable that the future economic benefits or service potential that are associated with the investment property will flow to the municipality, and the cost or fair value of the investment property can be measured reliably.

Investment property is initially recognised at cost. Transaction costs are included in the initial measurement. Where investment property is acquired through a non-exchange transaction, its cost is its fair value as at the date of acquisition.

Costs include costs incurred initially and costs incurred subsequently to add to, or to replace a part of, or service a property.

If a replacement part is recognised in the carrying amount of the investment property, the carrying amount of the replaced part is derecognised.

Investment property is carried at cost less accumulated depreciation less any accumulated impairment losses.

Depreciation is provided to write down the cost, less estimated residual value by equal installments over the useful life of the property

Investment property is derecognised on disposal or when the investment property is permanently withdrawn from use and no future economic benefits or service potential are expected from its disposal.

Gains or losses arising from the retirement or disposal of investment property is the difference between the net disposal proceeds and the carrying amount of the asset and is recognised in surplus or deficit in the period of retirement or disposal.

Compensation from third parties for investment property that was impaired, lost or given up is recognised in surplus or deficit when the compensation becomes receivable.

INSERT :

Inventories are initially measured at cost except where in exchange transaction, then their costs are their fair value as at the date of acquisition.

Subsequently inventories are measured at the lower of cost and net realisable value.

Inventories are measured at the lower of cost and current replacement cost where they are held for;

- distribution at no charge or for a nominal charge; or
- consumption in the production process of goods to be distributed at no charge or for a nominal charge.

Net realisable value is the estimated selling price in the ordinary course of operations less the estimated costs of completion and the estimated costs necessary to make the sale, exchange or distribution.

Current replacement cost is the cost the municipality incurs to acquire the asset on the reporting date.

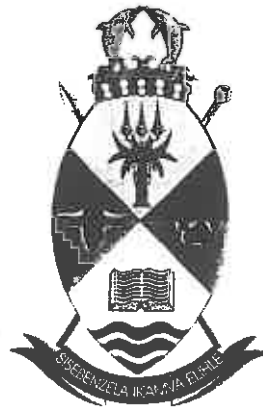
The cost of inventories comprises of all costs of purchase, costs of conversion and other costs incurred in bringing the inventories to their present location and condition.

The cost of inventories of items that are not ordinarily interchangeable and goods or services produced and segregated for specific projects is assigned using specific identification of the individual costs.

The cost of inventories is assigned using the weighted average cost formula. The same cost formula is used for all inventories having a similar nature and use to the municipality.

When inventories are sold, the carrying amounts of those inventories are recognised as an expense in the period in which the related revenue is recognised. If there is no related revenue, the expenses are recognised when the goods are distributed, or related services are rendered. The amount of any write-down of inventories to net realisable value or current replacement cost and all losses of inventories are recognised as an expense in the period the write-down or loss occurs.

The amount of any reversal of any write-down of inventories, arising from an increase in net realisable value or current st, are recognised as a reduction in the amount of inventories recognised as an expense in the period in which the reversal occurs.



NDLAMBE MUNICIPALITY

POLICY ON THE WRITE OFF OF IRRECOVERABLE DEBT

DRAFT

2017/2018

(1) WHEN DEBT IS IRRECOVERABLE

(1) Debt is regarded as irrecoverable if:

- (a)** All reasonable notifications and cost effective measures to recover a specific outstanding amount have been exhausted; and/or
- (b)** If the amount to be recovered is too small to warrant further endeavours to collect it; and/or
- (c)** The cost to recover the debt does not warrant further action; and/or
- (d)** The amount outstanding is the residue after payment of a dividend in the rand from an insolvent estate; and/or
- (e)** A deceased estate has no liquid (cash) assets to cover the outstanding amount; and/or
- (f)** It has been proven that the debt has prescribed; and/or
- (g)** The debtor is untraceable or cannot be identified so as to proceed with further action; and/or
- (h)** It is impossible to prove the debt outstanding; and/or
- (i)** Recovery of the debt would cause undue hardship to the debtor and/or his/her dependents; and/or
- (j)** It would be to the advantage of the Council to affect a settlement of its claim or to waive its claim; and/or
- (k)** The outstanding amount is due to an administrative error

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(2) AUTHORISATION

(1) RATES

- (a)** Rates are deemed to be recoverable in all instances.

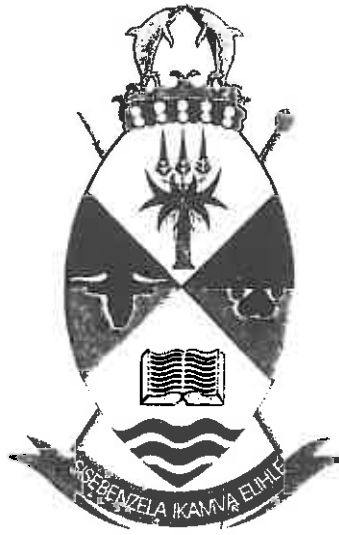
- (b)** All requests to write off debt in respect of rates must be presented as individual items by the Chief Financial Officer to Council.
- (c)** Rates items must fully contain –
 - (i)** details of the property;
 - (ii)** details of the outstanding amount;
 - (iii)** details of the steps taken to recover the debt from previous and current owners; and
 - (iv)** the reasons for the proposed write-off.
 - (v)** details of all costs incurred to recover the debt

(2) OTHER DEBT

- (a)** Schedules must be compiled and submitted to the Council for consideration with a view to writing off debt as irrecoverable.
- (b)** The schedules contemplated in subparagraph 2(b) must indicate the –
 - (i)** debtor's account number;
 - (ii)** debtor's name;
 - (iii)** physical address in respect of which the debt was raised;
 - (iv)** address;
 - (v)** erf number, if applicable,
 - (vi)** amount per account category;
 - (vii)** steps taken to recover the debt; and
 - (viii)** reason to write off the amount.
- (c)** Notwithstanding the above, Council or its authorised officials will be under no obligation to write off any particular debt and will always have the sole discretion to do so.

3 POLICY ADOPTION

This policy has been revised considered and approved by the Council of Ndlambe Municipality on 15 June 2016



NDLAMBE MUNICIPALITY

ENTERTAINMENT POLICY

DRAFT

2017/2018

Contents

1. Purpose 1

2. Scope 2

3. Definitions 3

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5. Policy Provisions 5

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1. Purpose

1.1 The purpose of this policy is to provide guidelines for Councillors and Officials when incurring expenses for entertainment, meetings, office teas and meals in the course of performing official functions. It serves to ensure that work related entertainment, meetings, office teas and meals occurs in a controlled environment and in the best interest of the Municipality. It further strives to improve internal control and accountability regarding these expenditures.

2. Scope

2.1 This policy applies to –

2.1.1 The Mayor

2.1.2 The Speaker

2.1.3 Executive Committee Members

2.1.4 The Municipal Manager

2.1.5 Directors (Section 57 Employee/Head of Department)

2.1.6 Any other official who has the delegated authority to authorize and arranged expenditure of this nature for the Municipality.

3. Definitions

3.1 The following definitions apply in respect of terms used in this policy -

3.1.1 **“Entertainment Expenses”** Costs incurred in networking and socialization associated directly with the business, purpose and mandate of the Ndlambe Municipality. Such expenses are required to be supported by documentary evidence to qualify.

3.1.2 **“Associated”** Having worked with or had a special relation with. For example, two partner Municipalities are associated with one another because of the business they conduct together.

3.1.3 **“Qualifying Official/Employee”** refers to those employees or Councillors referred to in the “Scope” section of this policy.

4. Principles

4.1 Funding for entertainment and office teas and meals forms part of the Municipality's operational expenses and must be provided for in the annual budget of the Municipality. Under no circumstances may expenses be incurred unless sufficient funding is available under the respective line item / vote number.

4.2 Amendments to the budget of the entertainment line item may only be done with the approval of the Municipal Manager.

4.3 Expense regarding to office teas and meals are mainly for the use of:

- ☐ The Mayor
- ☐ The Speaker
- ☐ Executive Committee Members
- ☐ The Municipal Manager
- ☐ Directors (Section 57 Employee/Head of Department)
- ☐ Visitors/ Guest of the abovementioned

It is expected that other officials will buy their own tea, coffee and meals, unless approved by the above Officials

4.4 Any expenses incurred for entertainment must be for official purposes only and should be in the interest of the Municipality at all times.

4.5 Under no circumstances may any private expenditure be incurred at any stage, even if there is an intention to repay such amount.

4.6 Entertainment, lunch, supper and or breakfast for oneself, friends and family are deemed to be private expenditure.

4.7 Entertainment expenses are subject to annual auditing. In this regard all claims for expenditure must at all times be accompanied by a receipt stating the goods/or services delivered as well as full details in respect of the occasion and attendees. Failure to do so will result in the expenditure to be regarded as unauthorised expenditure and the individual being held responsible in person for the amount of such expenditure, to the effect that such expenditures will not be processed for payment by the finance section

4.8 The usage of budgets/ funding for alcoholic beverages will only be allowed under the entertainment line items and must be applied with due diligence. This further implies that excessive spending (R100 or more per person per occasion) in this regard may be investigated and personal liability may be determined by the accounting officer.

4.9 Entertainment allowances do not form part of any individual Councillor or official's remuneration package. The budget is intended for use within a particular department or political portfolio and will be controlled by the Municipal Manager

5. Policy Provisions

5.1 The Municipality will, on an annual basis, identify positions that qualify for entertainment and office teas and meals budget.

5.2 Entertainment budget will be provided only in respect of those positions where incumbents are expected to entertain visitors and/clients of the municipality.

5.3 Beneficiaries of entertainment and office teas and meals must provide a reconciliation of expenditure to account for utilisation of funds on a monthly basis to the finance department.

5.4 Budgeted entertainment and office teas and meals budgets should be used with due discretion.

5.5 Budgeted amount for entertainment and office teas and meals will vary depending on the level of the position and the perceived level of entertainment and office teas and meals expected of the incumbent.

5.6 Amounts payable will be reviewed on an annual basis in line with the budget process.

5.7 The Municipal Manager may suspend payment of an entertainment and office teas and meals budget where there is evidence of abuse.

6. Procedures

6.1. Determination of Budgeted Amount

6.1.1. Budgeted amounts are to be determined on individual basis / activities as well as provision for corporate purposes.

6.1.2. Budgeted amounts are to be determined at the beginning of each financial year in the Budget process and may **not be exceeded at all**.

6.1.3. The Chief Financial Officer in consultation with the relevant Director will make recommendations to the Municipal Manager each year on what the individual entertainment and office and teas meals budgeted amount should be.

6.1.4. The Municipal Manager will then obtain approval from Council before the beginning of each financial year on the proposed entertainment and office teas and meals budgeted amount for the new financial year through the budget process

6.1.5 Pre- authorisation of any entertainment expenditure is to be done by the Municipal Manager prior to any expenditure been incurred.

6.2. Procedures For Claims

6.3.1. Expenditure paid for by members mentioned in the scope above

a) Expenditure incurred can be claimed back upon submission of the required documentation. Such documentation must at least include the receipt specifying the goods and/or services rendered as well as particulars in respect of the occasion and attendees. The method of reimbursement is by requisition/order and will be left to the sole discretion of the Chief Finance Officer.

b) The Municipal Manager must approve all expenditure claims before reimbursement can be effected.

c) Before any expenditure claims are reimbursed the Chief Finance Officer must ensure that the necessary funds are available from the specified vote number. It is the responsibility of the Municipal Manager and Heads of Department alike to ascertain the ***availability of funds before committing to any expenditure.***

6.3. Management Reporting

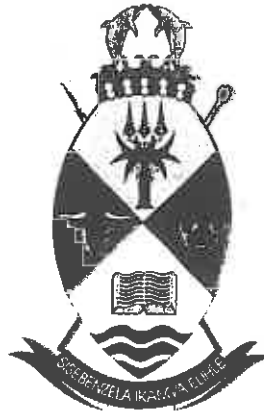
6.3.1 Management information concerning the status of all official municipality entertainment and office teas and meals use of entertainment and office teas and meals budgets and expenses shall be made available on a monthly basis on the report of the Director of Finance to the Executive Committee.

7. Delegations

7.1 This policy is to be applied in accordance with the Municipality's policy and procedures on delegated powers.

7.2 The delegations refer to those between the Municipal Council and the Municipal Manager, and between the Municipal Manager and other responsible Officials.

7.3 All delegations are to be recorded in writing



NDLAMBE MUNICIPALITY

VIREMENT POLICY

DRART

2017/2018

POLICY ON VIREMENTS

(1) PURPOSE

The purpose of this policy is to provide directives relating to virements and to enable the accounting officer to amend budgets in the light of experience or to provide for anticipated changes.

(2) DEFINITIONS

In this policy –

“accounting officer” means the municipal manager as the accounting officer of the municipality;

“approved budget” means an annual budget approved by the council;

“budget-related policy” means a policy of the municipality affecting or affected by its annual budget;

“capital budget” means the estimated amount for capital items in a given fiscal period.

“capital items” are fixed assets such as facilities and equipment, the cost of which is normally written off over a number of fiscal periods.

“Council” means the Council of Ndlambe municipality.

“financial year” means a 12-month year ending on 30 June.

“MFMA” means the Local Government: Municipal Finance Management Act, 2003 (Act No. 56 of 2003).

“municipality” means the Ndlambe Municipality.

“operating budget” means the municipality’s financial plan, which outlines proposed expenditure for the coming financial year and the estimates of revenues to be received in order to finance them.

“ring-fenced” means an exclusive combination of line items grouped for specific purposes, such as salaries and wages.

“service delivery and budget implementation plan” means a detailed plan approved by the mayor of the municipality in terms of section 53(1)(c)(ii) of the MFMA for implementing the municipality’s delivery of municipal services and its annual budget.

“virement” is the process of transferring an approved budget allocation within a vote from one operating line item or capital project to another, with the approval of the relevant Manager.

“vote” means one of the main segments into which a budget of the municipality is divided for the appropriation of funds for the different departments or functional areas of the municipality and which specifies the total amount that is appropriated for the purposes of the department or functional area concerned Ndlambe's vote list as per Schedule 1.

(3) FINANCIAL RESPONSIBILITIES

- (a)** Strict budgetary control must be maintained throughout the financial year in order that potential overspends and/or income under-recovery within individual vote departments is identified at the earliest possible opportunity.
- (b)** The accounting officer has a statutory duty to ensure that adequate policies and procedures are in place to ensure an effective system of financial control. The budget virement process is one of those controls.
- (c)** It is the responsibility of each manager or head of a department or activity to which funds are allotted, to –
 - (i)** plan and conduct assigned operations so as not to expend more funds than budgeted; and
 - (ii)** identify and report any irregular or fruitless and wasteful expenditure to the accounting officer in terms of section 78 and 102 of the MFMA.

(4) VIREMENT RESTRICTIONS

The following restrictions apply to virement transfers:

- (a)** Virements may not exceed a maximum of R50 000 per item per vote check.

- (b)** A virement may not create new policy, significantly vary current policy or alter the approved outcomes/outputs as approved in the Integrated Development Plan for the current or subsequent years.
- (c)** Virements resulting in adjustments to the approved SDBIP need to be submitted with an adjustments budget together with altered outputs and measurements to the council for approval.
- (d)** No virement may commit the municipality to increasing recurrent expenditure which commits the Council's resources in the following financial year.
- (e)** No virement may be made where it would result in over-expenditure.
- (f)** No virement may add to the staff establishment of the municipality without the approval of the accounting officer.
- (g)** Virements may not be made in respect of ring-fenced allocations.
- (h)** Budgeted allocations may not be transferred from –
 - (i)** salaries / allowances;
 - (ii)** interdepartmental costs;
 - (iii)** Insurance
 - (iv)** capital financing;
 - (v)** depreciation;
 - (vi)** contributions / provisions
 - Electricity, Water, Rates
 - Interest

- Telephone
 - Uniforms
 - Skills Development Levy
 - Security Guards
- (vii) grant expenditure.

(j) Virements in capital budget allocations –

- (i) are permitted only within specified action plans;
- (ii) are not across funding sources; and
- (iii) must have a comparable asset lifespan classification.

- (k)** No virements are permitted in the first three months or during the adjustment budget process and the final two months of the financial year without the express approval of the accounting officer in terms of the natural disaster unforeseen.
- (l)** Virement amounts may not be rolled over to subsequent years or create expectations on following budgets.

(5) VIREMENT PROCEDURES

The accounting officer must determine procedures to be followed in respect of virement transfers that include but are not limited to the following:

- (a)** All virement proposals must be completed on the prescribed form accompanied by supporting documentation if applicable and forwarded to the Budget and Treasury office for checking and implementation.
- (b)** All virement proposals must be supported by the vote holder and the manager within which the vote is allocated.

- (c) A virement form must be completed, motivated and signed by the relevant manager for all budget transfers.
- (d) All virement transfer documentation must be in order and approved before any expenditure can be committed or incurred.
- (e) All transfers must be motivated and need approval of the accounting officer or someone nominated by the accounting officer.
- (f) The accounting officer must report to the Mayor and the Executive Committee on a quarterly basis on all virements that have taken place during that quarter.
- (g) The virement must be consolidated with the adjustment budget.

6 POLICY ADOPTION

This policy has been revised considered and approved by the Council of Ndlambe Municipality on 15 June 2016

ANNEXURE 5 : SERVICE DELIVERY STANDARDS

EASTERN CAPE: NDLAMBE MUNICIPALITY (EC105) - Schedule of Service Delivery Standards Table 2017/2018

Standard	Description	2017/2018 Service Level
Solid Waste Removal		
Premise based removal (Residential Frequency)		Once a week
Premise based removal (Business Frequency)		Twice a week
Bulk Removal (Frequency)		Once a week
Removal Bags provided(Yes/No)		No
Garden refuse removal Included (Yes/No)		Yes
Street Cleaning Frequency in CBD		Daily
Street Cleaning Frequency in areas excluding CBD		Weekly
How soon are public areas cleaned after events (24hours/48hours/longer)		24 hrs
Clearing of illegal dumping (24hours/48hours/longer)		Longer
Recycling or environmentally friendly practices(Yes/No)		Yes
Licensed landfill sites(Yes/No)		Yes
Water Service		
Water Quality rating (Blue/Green/Brown/NO drop)		Blue Drop
Is free water available to all? (All/only to the indigent consumers)		Only indigents
Frequency of meter reading? (per month, per year)		Monthly
Are estimated consumption calculated on actual consumption over (two month's/three month's/longer period)		Averages based on past 6 months
Or: average for how long does the municipality use estimates before reverting back to actual readings? (months)		Average only if access to meter is restricted
Duration (hours) before availability of water is restored in cases of service interruption (complete the sub questions)		
One service connection affected (number of hours)		(25mm HDPE) 45 minutes
Up to 5 service connection affected (number of hours)		(50mm PVC) at least 2 hours
Up to 20 service connection affected (number of hours)		(75mm pvc) 2 and half up to 2 hours
Feeder pipe larger than 800mm (number of hours)		(350mm) on the PVC pipe it takes atleast 8 hours
What is the average minimum water flow in your municipality?		Residential 2 bars
Do you practice any environmental or scarce resource protection activities as part of your operations? (Yes/No)		No
How long does it take to replace faulty water meters? (days)		Bulk meters 10 days Residential 4 days
Do you have a cathodic protection system in place that is operational at this stage? (Yes/No)		No
Electricity Service		
What is your electricity availability percentage on average per month?		Yes
Do your municipality have a ripple control in place that is operational? (Yes/No)		Yes
How much do you estimate is the cost saving in utilizing the ripple control system?		1 MEGA WATT
What is the frequency of meters being read? (per month, per year)		Monthly
Are estimated consumption calculated at consumption over (two month's/three month's/longer period)		Averages based on past 6 months
On average for how long does the municipality use estimates before reverting back to actual readings? (months)		Average only if access to meter is restricted
Duration before availability of electricity is restored in cases of breakages (immediately/one day/two days/longer)		Immediately
Are accounts normally calculated on actual readings? (Yes/no)		Yes
Do you practice any environmental or scarce resource protection activities as part of your operations? (Yes/No)		No
How long does it take to replace faulty meters? (days)		2 hrs
Do you have a plan to prevent illegal connections and prevention of electricity theft? (Yes/No)		Yes
How effective is the action plan in curbing line losses? (Good/Bad)		Finance needed urgently
How soon does the municipality provide a quotation to a customer upon a written request? (days)		6 hrs
How long does the municipality takes to provide electricity service where existing infrastructure can be used? (working days)		7 Days
How long does the municipality takes to provide electricity service for low voltage users where network extension is not required? (working days)		2 Weeks
How long does the municipality takes to provide electricity service for high voltage users where network extension is not required? (working days)		No high voltage consumers
Sewerage Service		
Are your purification system effective enough to put water back in to the system after purification?		
To what extend do you subsidize your indigent consumers?		No
How long does it take to restore sewerage breakages on average		
Severe overflow? (hours)		Within 24 hours
Sewer blocked pipes: Large pipes? (Hours)		Less than 6 hours
Sewer blocked pipes: Small pipes? (Hours)		Within 1 hour
Spillage clean-up? (hours)		Within 30 minutes
Replacement of manhole covers? (Hours)		Average 1 month due to procurement procedures
Road Infrastructure Services		
Time taken to repair a single pothole on a major road? (Hours)		1 and half hour
Time taken to repair a single pothole on a minor road? (Hours)		2 and half hour
Time taken to repair a road following an open trench service crossing? (Hours)		16 Hours
Time taken to repair walkways? (Hours)		8 hours but depends on damage
Property valuations		
How long does it take on average from completion to the first account being issued? (one month/three months or longer)		one month
Do you have any special rating properties? (Yes/No)		yes
Financial Management		
Is there any change in the situation of unauthorised and wasteful expenditure over time? (Decrease/increase)		Decrease by 50%
Are the financial statement outsourced? (Yes/No)		Financial Statements done in-house
Are there Council adopted business process structuring the flow and management of documentation feeding to Trial Balance?		Process to be developed

How long does it take for an Tax/Invoice to be paid from the date it has been received?
Is there advance planning from SCM unit linking all departmental plans quarterly and annually including for the next two to three years procurement plans?

30 Days from date received by finance

Supply Chain decentralised

Administration

Reaction time on enquiries and requests?

Time to respond to a verbal customer enquiry or request? (working days)

Time to respond to a written customer enquiry or request? (working days)

Time to resolve a customer enquiry or request? (working days)

What percentage of calls are not answered? (5%, 10% or more)

How long does it take to respond to voice mails? (hours)

Does the municipality have control over locked enquiries? (Yes/No)

Is there a reduction in the number of complaints or not? (Yes/No)

How long does it take to open an account to a new customer? (1 day/ 2 days/ a week or longer)

How many times does SCM Unit, CFO's Unit and Technical unit sit to review and resolve SCM process delays other than normal monthly management meetings?

1 day

SCM Decentralised

Community safety and licensing services

How long does it take to register a vehicle? (minutes)

How long does it take to renew a vehicle license? (minutes)

How long does it take to issue a duplicate registration certificate vehicle? (minutes)

How long does it take to de-register a vehicle? (minutes)

How long does it take to renew a drivers license? (minutes)

What is the average reaction time of the fire service to an incident? (minutes)

What is the average reaction time of the ambulance service to an incident in the urban area? (minutes)

What is the average reaction time of the ambulance service to an incident in the rural area? (minutes)

15 minutes

10 min

10 min

15 minutes

20 min

5 min

45 min

40 min

Economic development

How many economic development projects does the municipality drive?

How many economic development programme are deemed to be catalytic in creating an enabling environment to unlock key economic growth projects?

What percentage of the projects have created sustainable job security?

Does the municipality have any incentive plans in place to create an conducive environment for economic development? (Yes/No)

Other Service delivery and communication

Is a information package handed to the new customer? (Yes/No)

Does the municipality have training or information sessions to inform the community? (Yes/No)

Are customers treated in a professional and humanly manner? (Yes/No)

no

