

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

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GENERAL NOTICES • ALGEMENE KENNISGEWINGS

NOTICE 140 OF 2017**LIMPOPO DEPARTMENT OF ROADS AND TRANSPORT****LIMPOPO PROVINCE ROADS AGENCY PROPRIETY LIMITED AND PROVINCIAL ROADS ACT, 1998 (ACT NO. 7 OF 1998) AS AMENDED****BOARD OF DIRECTORS: ROADS AGENCY - LIMPOPO**

Notice is hereby given, in terms of section 12(3) (c) of the **Limpopo Province Roads Agency Propriety Limited and Provincial Roads Act, 1998 as amended**, that the Member of the Executive Council responsible for the Department of Public Works, Roads and Infrastructure, Ms. Nandi Ndalane, intends appointing the following persons who have been duly nominated, to serve on the Board of Directors – Roads Agency Limpopo, and invites comments from any interested persons.

	Name	Address	Association
1.	Ms. M.M Mulaudzi	21 Bristol Road Parkwood Johannesburg 2193	Managing Director: Mohlala Attorneys Incorporated
2.	Mr. M.S. Ralebipi	2 Heathrow Street, Highveld Estates Highveldpark 0169	Director: Amazin Hotels; Enviro options Consulting Consulting.
3.	Dr Malindi Neluheni	P O Box 7811 Centurion 0046	Director: Trans.SpaceTechnologies Centurion
4.	Mr. MPK Tshivhase	Mukumbane Royal Palace Stand 001 Thohoyandou Venda 0950	Chairperson of the Board of Directors:Lepelle Northern Water,
5.	Mr Mathukana Mokoka	146 West Road North, Morningside 2057	Chairperson RAL Audit & Risk Committee
6.	Mr Musa Baloyi	28 Paul Kruger Street	Director: Nhlengani Consulting

		Polokwane	Engineering
7	Ms .T.M Ramabulana	2817 Makwarela Zone 3, Sibasa, Venda	Director Azmerc Consulting
8.	Ms. M.H. Kekana	8 Thuthukani Street Woodlands Hills Bloemfontein 9301	Deputy Director General: Provincial Monitoring & Evaluation - (Free State Department of the Premier)
9.	Ms. W.N.G. Moleko	11 Willow Lofts 6 Bee Bee Street Die Wilgers 0184	Instructional Designer : (University of South Africa)
10.	Mr M.E Maleka	Polokwane Municipality, Civic Centre, Cnr Landros Mare and Bodenstein	PR Councillor Polokwane Municipality

Such comments must reach the office of the Head of department on or before the 01 February 2018.

(By post):

Obakeng Mongale

The Head of Department

Department of Public Works, Roads and Infrastructure

Private Bag X9490

POLOKWANE

0700

(Or hand them in at):

Office of the Head of Department

6TH Floor

Works, Towers Building

43 Church Street

POLOKWANE

0699

Or by E-mail:

MashianeFK@dpw.limpopo.gov.za

Contact persons: Ms. Khensani Mashiane, Tel. no. (015) 284- 7249

LOCAL AUTHORITY NOTICES • PLAASLIKE OWERHEIDS KENNISGEWINGS

LOCAL AUTHORITY NOTICE 168 OF 2017**LIM 345 LOCAL MUNICIPALITY****TARIFF BY-LAW**

To give effect to the implementation Lim 345 Local Municipality's individual tariff policies and to provide for matters incidental thereto

Preamble

1. Section 229(1) of the Constitution of the Republic of South Africa authorizes a Municipality to impose:
 - (a) Rates on property and surcharges on fees for services provided by or on behalf of the Municipality, and
 - (b) If authorized by a national legislation, other taxes, levies and duties.
2. In terms of section 75A of the Municipal Systems Act, 32 of 2000, a Municipality may:
 - (a) Levy and recover fees, charges or tariffs in respect of any function or service of the Municipality, and
 - (b) Recover collection charges and interest on any outstanding amount.
3. In terms of section 74(1) of the Municipal Systems Act, 32 of 2000, a municipal council must adopt and implement a tariff policy on the levying of fees for a municipal service provided by the Municipality or by way service delivery agreements, and which complies with the provisions of the Municipal Systems

Act, 32 of 2000, Municipal Finance Management Act and any other applicable legislation.

4. In terms of section 75(1) of the Municipal Systems Act, 32 of 2000, a municipal council must adopt by-laws to give effect to the implementation and enforcement of its tariff policy.
5. In terms of section 75(2) of Municipal Systems Act, 32 of 2000, by laws adopted in terms subsection 75(1) may differentiate between different categories of users, debtors, service providers, services, service standards and geographical areas as long such differentiation does not amount to unfair discrimination.

BE IT THEREFORE ENACTED by the Council of the Lim 345 Local Municipality as follows:

6. Definitions

In this by-law any word or expression to which a meaning has been assigned in the Act, shall bear the same meaning in these by-laws, and unless the context indicates otherwise.

“Council” means the Council of Lim 345 Local Municipality.

“Credit Control and Debt Collection by-law” means the Credit Control and Debt Collection Policy as required in terms of section 96(b) and 98 of the Municipal Systems Act, Act 32 of 2000.

“Tariff” means a tariff policy adopted by the Council in terms of this by-law.

1. Guiding principles in the determination of tariffs.

In the determination of the tariffs the Council shall be guided by the following principles:

- (i) Tariffs shall be equitable and affordable in that the amount due for municipal services should generally be in proportion to their use of that service,
- (ii) Tariffs shall support national macro-economic policies and shall incorporate visions, strategies and economic policies of the Republic of South Africa.

- (iii) Tariffs shall be cost –effective and cost reflective and should reflect the cost reasonably associated with rendering of municipal service, including capital, operating , maintenance, administration, replacements costs and financing charges.
- (iv) Tariffs shall promote the sustainability of the provision of the municipal services

7. Adoption and implementation of the tariff policy.

The Council shall adopt and implement a tariff policy on the levying of fees for municipal service provided by the Council or by way of service delivery agreements which complies with the provisions of the Municipal Systems Act, 32 of 2000, Municipal Finance Management Act, 56 of 2003 and any other applicable legislation.

8. Enforcement of the tariff policy

The Council's tariff policy shall be enforced through the Credit Control and Debt Collection By-law and further enforcement mechanism stipulated in the Council's tariff policy.

9. Short title and commencement

This By-law is the Tariff By-law and takes effect on the 01 July 2017



LIM 345 LOCAL MUNICIPALITY PROPERTY RATES BY-LAW

LIM 345 Local Municipality, hereby, in terms of section 6 of the Local Government: Municipal Property Rates Act, 2004, has by way of adopted the Municipality's draft Property Rates By-law set out hereunder.

PREAMBLE

AND WHEREAS section 13 of the Municipal Systems Act read with section 162 of the Constitution require a municipality to promulgate municipal by-laws by publishing them in the gazette of the relevant province.

AND WHEREAS section 6 of the Local Government: Municipal Property Rates Act, 2004 requires a municipality to adopt and publish by-laws in terms of section 12 and 13 of the Municipal Systems Act to give effect to the implementation of its property rates policy; the by-laws may differentiate between the different categories of properties and different categories of owners of properties liable for the payment of rates;

WHEREAS section 229(1) of the Constitution requires a municipality to impose rates on property and surcharges on fees be it enacted by the Council of the LIM345 Local Municipality as follows:

1. DEFINITIONS

In this by-law, any word or expression to which a meaning has been assigned in the Local Government: Municipal Property Rates Act, 2004 (Act No. 6 of 2004), shall bear the same meaning unless the context indicates otherwise.

‘Municipality’ means LIM345 Local Municipality;

‘Act’ means the Local Government: Municipal Property Rates Act, 2004 (Act No 6 of 2004);

“Council” means the Council of LIM 345 Local Municipality.

‘Rates Policy’ means the policy on the levying of rates on rateable properties of the LIM345 Local Municipality, contemplated in chapter 2 of the Municipal Property Rates Act.

2. OBJECTS

The object of this by-law is to give effect to the implementation of the Rates Policy as contemplated in section 6 of the Municipal Property Rates Act.

3. ADOPTION AND IMPLEMENTATION OF RATES POLICY

- 3.1. The Municipality shall adopt and implement its Rates Policy consistent with the Municipal Property Rates Act on the levying of rates on rateable property within the jurisdiction of the municipality; and
- 3.2. The Municipality shall not be entitled to levy rates other than in terms of its Rates Policy.

4. CONTENTS OF A RATE POLICY

The Rates Policy shall, *inter alia*:

- 4.1. Apply to all rates levied by the Municipality pursuant to the adoption of its Annual Budget;
- 4.2. Comply with the requirements for:

- 4.2.1. the adoption and contents of a rates policy specified in section 3 of the Act;
 - 4.2.2. the process of community participation specified in section 4 of the Act; and
 - 4.2.3. the annual review of a Rates Policy specified in section 5 of the Act.
- 4.3. Provide for principles, criteria and implementation measures that are consistent with the Municipal Property Rates Act for the levying of rates which the Council may adopt; and
 - 4.4. Provide for enforcement mechanisms that are consistent with the Municipal Property Rates Act and the Local Government: Municipal Systems Act, 2000 (Act No. 32 of 2000).

5. ENFORCEMENT OF THE RATES POLICY

The Municipality's Rates Policy shall be enforced through the Credit Control and Debt Collection Policy, Property Rates by-law and any further enforcement mechanisms stipulated in the related legislation and regulations.

6. SHORT TITLE AND COMMENCEMENT

This By-law is called the Municipal Property Rates By-law, and takes effect on 01 July 2017