

DR. NKOSAZANA DLAMINI ZUMA LOCAL MUNICIPALITY



FINAL TARIFFS POLICY 2025/26

Date Approved:	
Effective Date:	

INDEX

1. DEFINITIONS.....	3
2. GENERAL INTRODUCTION	3
3. POLICY OBJECTIVE.....	4
4. GENERAL PRINCIPLES	4
5. CALCULATION OF TARIFFS FOR MAJOR SERVICES	5
6. REFUSE REMOVAL	6
7. MINOR TARIFFS.....	6
8. ANNUAL INCREASE AND / OR DECREASE.....	8

1. **DEFINITIONS**

Council - shall mean the Municipal Council of Dr. Nkosazana Dlamini Zuma Local Municipality.

Financial Year - means a twelve months period commencing on 1 July and ending on 30 June each year.

MFMA - means Local Government: Municipal Finance Management Act, 2003 (Act No. 56 of 2003);

Municipal area - shall, where appropriate, mean the geographic area, determined in terms of the Local Government: Municipal Demarcation Act No. 27 of 1998 as the Municipal area pertaining to the Municipality;

Municipal Manager - means the Accounting Officer of Dr. Nkosazana Dlamini Zuma Local Municipality;

Municipal service - The services (major and minor) offered by Dr. Nkosazana Dlamini Zuma Local Municipality.

Municipal Tariff - shall mean a tariff for services which the Municipality may set for the provision of a service to the local community and may include a surcharge on such service. Tariffs for major services shall mean tariffs set for the supply refuse removal, and minor tariffs shall mean all other tariffs, charges, fees, rentals or fines levied or imposed by the Municipality in respect of other services supplied including services incidental to the provision of the major services.

2. **GENERAL INTRODUCTION**

- 2.1 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.
- 2.2 The tariffs policy has been compiled taking into account, where applicable, the guidelines set out in Section 74.

- 2.3 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.

3. POLICY OBJECTIVE

- 3.1 The objective of this Policy is to ensure that:
- a) The tariffs of the Municipality comply with the legislation prevailing at the time of implementation.
 - b) The Municipal services are financially sustainable, affordable and equitable.
 - c) The needs of the indigent, aged and disabled are taken into consideration.
 - d) There is consistency in how the tariffs are applied throughout the Municipality and;
 - e) The Policy is drawn in line with the principles as outlined in the Municipal Systems Act.

4. GENERAL PRINCIPLES

- 4.1 Service tariffs imposed by the local municipality shall be viewed as user charges and shall not be viewed as taxes, and therefore the ability of 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).
- 4.2 The Municipality shall ensure that its tariffs are uniformly and fairly applied throughout the municipal region.
- 4.3 Tariffs for the major service rendered by the Municipality, namely: refuse removal (solid waste), shall as far as possibly recover the expenses associated with the rendering of such service. 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 service used or consumed.
- 4.4 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.

- 4.5 The Municipality shall develop, approve and at least annually review an indigent support programme for the municipal area. This programme shall set out clearly the municipality's cost recovery policy in respect of the tariffs which it levies on registered indigents, and the implications of such policy for the tariffs which it imposes on other users and consumers in the municipal region.
- 4.6 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.
- 4.7 The Municipality's tariff policy shall be transparent, and the extent to which there is cross-subsidisation between categories of consumers or users shall be evident to all consumers or users of the service in question.
- 4.8 The Municipality further undertakes to ensure that its tariffs shall be easily explainable and understood by all consumers and users affected by the tariff policy concerned.
- 4.9 The Municipality also undertakes to render its services cost effectively in order to ensure the best possible cost of service delivery.

5. CALCULATION OF TARIFFS FOR MAJOR SERVICES

- 5.1 In order to determine the tariffs which must be charged for the supply of refuse removal services, the Municipality shall identify all the costs of operation of the undertaking, including specifically the following:
- a) Depreciation expenses.
 - b) Maintenance of infrastructure and other fixed assets.
 - c) Administration and service costs, including:
 - (i). Service charges levied by other departments such as finance, human resources and legal services;
 - (ii). Reasonable general overheads, such as the costs associated with the office of the Municipal Manager;
 - (iii). Adequate contributions to the provisions for bad debts and obsolescence of stock;
 - (iv). All other ordinary operating expenses associated with the service concerned (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).

- 5.2 The intended surplus to be generated for the financial year, such surplus to be applied:
- a) As an appropriation to capital reserves; and/or
 - b) Generally, in relief of rates and general services.
- 5.3 The cost of approved indigency relief measures.
- a) The Municipality shall further consider relief in respect of the tariffs for refuse removal for such registered indigents to the extent that the Council deems such relief affordable in terms of each annual budget.

6. REFUSE REMOVAL

- 6.1 The categories of refuse removal users as set out below shall be charged at the applicable tariffs, as approved by the Council in each annual budget.
- 6.2 Tariff adjustments shall be effective from 1 July each year.
- 6.3 A separate fixed monthly refuse removal charge shall apply to each of the following categories of users, based on the costs of the service concerned:
- a) Domestic and other users
 - b) Small business and other users
 - c) Medium business and other users
 - d) Large business and other
- 6.4 Registered indigents may receive such discount on this charge as the Council deems affordable when approving each annual budget, but on the understanding that such discount shall not be less than 50% of the monthly amount billed as a refuse removal charge.

7. MINOR TARIFFS

- 7.1 All minor tariffs shall be standardized within the municipal region.
- 7.2 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.

- 7.3 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.
- 7.4 The following services shall be considered as community services, and no tariffs shall be levied for their use:
- a) Disposal of garden refuse at the municipal tip site
 - b) Municipal reference library
 - c) Municipal lending library (except for fines set out below)
 - d) Municipal botanical garden, and all other parks and open spaces.
- 7.5 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:
- a) Maintenance of graves and garden of remembrance (cremations)
 - b) Housing rentals
 - c) Rentals for the use of municipal halls and other premises (subject to the proviso set out below)
 - d) Building plan fees
 - e) Bins
 - f) Cleaning of stands
 - g) Sales of plastic bags
 - h) Photostat copies and fees
 - i) Clearance certificates.
- 7.6 The following charges and tariffs shall be considered as regulatory or punitive, and shall be determined as appropriate in each annual budget:
- a) Fines for lost or overdue library books
 - b) Advertising sign fees
 - c) Penalty and other charges imposed in terms of the approved policy on credit control and debt collection
 - d) Penalty charges for the submission of dishonored, stale, post-dated or otherwise unacceptable cheques.

- 7.7 Market-related rentals shall be levied for the lease of municipal properties.
- 7.8 In the case of rentals for the use of municipal halls and premises, the Council may by resolution determine categories of tariffs of such halls and premises considering demand for the hall, socio economic conditions where the hall is located and the reasons for the hire of hall e.g. required for non-profit purposes and for the provision of a service to the community.
- 7.9 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.

8. ANNUAL INCREASE AND / OR DECREASE

After considering all the factors, the Municipality will annually decide on a tariff increase or decrease after taking into account all factors influencing the determination of such tariffs. In reaching this decision, the Municipality has to be mindful of affordability for ratepayers by ensuring that increases are below the official consumer price index and reduced expenditure in order to make a below inflation increase sustainable.

9. EFFECTIVE DATE

The Policy shall come to effect on 1st July 2025 subject to approval by Council of Dr Nkosazana Dlamini-Zuma Local Municipality

10. POLICY ADOPTION

This Policy is adopted and approved by the Council of Dr. Nkosazana Dlamini Zuma Local Municipality for implementation as follows.

Resolution No:.....

Approval Date:.....

ANNEXURE 1: LEGAL REQUIREMENTS**LOCAL GOVERNMENT: MUNICIPAL SYSTEMS ACT 32 OF 2000 SECTION 74: TARIFF POLICY**

1. 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.
2. Such policy must comply with the provisions of the present Act and any other applicable legislation.
3. Such tariff policy must reflect at least the following principles:
 - a) That users of municipal services must be treated equitably in the application of the municipality's tariffs;
 - b) That the amount individual users pay for services must generally be in proportion to the use of such services;
 - c) 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 subsidisation of tariffs for poor households;
 - d) That tariffs must reflect the costs reasonably associated with rendering the service, including capital, operating, maintenance, administration and replacement costs, and interest charges;
 - e) That tariffs must be set at levels that facilitate the financial sustainability of the service, taking into account subsidisation from sources other than the service concerned;
 - f) That provision may be made in appropriate circumstances for a surcharge on the tariff for a service;
 - g) That provision may be made for the promotion of local economic development through special tariffs for categories of commercial and industrial users;
 - h) That the economic, efficient and effective use of resources, the recycling of waste, and other appropriate environmental objectives must be encouraged;
 - i) That the extent of subsidization of tariffs for poor households and other categories of users must be fully disclosed.

4. 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

1. 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.
2. 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

1. The council of the municipality must adopt by-laws to give effect to the implementation and enforcement of its tariff policy.
2. 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.

ANNEXURE 2: PUBLIC NOTICE**PUBLIC NOTICE ON FINAL TARIFFS OF CHARGES FOR 2025/2026**

Notice is hereby given in terms of the Local Government Municipal Systems Act No. 32 of 2000 and Municipal Property Rates Act No.6 of 2004, that the Final Budget of the Dr Nkosazana Dlamini Zuma Municipality for 2025/2026 in terms of the Local Government Municipal Finance Management Act No. 56 of 2003.

FINAL TARIFFS

Goods /Service	Dr Nkosazana Dlamini Zuma Municipality Tariffs 2024/2025	Dr Nkosazana Dlamini Zuma Municipality Tariffs 2025/2026
RAT01: RESIDENTIAL PROPERTIES	1.93	2.01
RAT02: BUSINESS, COMMERCIAL, INDUSTRIAL PROPERTIES	3.08	3.22
RAT03: AGRICULTURAL PROPERTIES	0.48	0.50
RAT04: PUBLIC SERVICE PURPOSES	1.93	2.01
RAT05: PUBLIC SERVICE INFRASTRUCTURE	0.48	0.50
RAT06: PUBLIC BENEFIT ORGANISATION	0.48	0.50
RAT12: VACANT LAND	1.93	2.01
UNAUTHORISED USE OF RESIDENTIALLY ZONED PROPERTIES	5.8	6.06
UNAUTHORISED USE - BUSINESS, COMMERCIAL, INDUSTRIAL PROPERTIES	9.24	9.65
MULTIPURPOSE*	*	*
*Multiple properties will be rated according to the multiple purposes as defined in the Act. This is defined as properties that have multiple use categories; however, all the categories will be billed on the same stand and account.		
REFUSE REMOVAL		
Government Housing	843	880
Residential Properties	5 017	5238
Residential Properties: Creighton, Bulwer and Donnybrook	1 648	1721
Tourism & Hospitality Urban properties	5 017	5238
Agriculture	5 017	5238
Bulk Refuse	118 399	123609
Goods /Service		
Business and other properties are billed for the sum of the business within each Centre/Mall/Property.		
<u>Business & Other properties</u>		
Commercial	6 566	6 855
Large	25 616	26 743
“Significant volume of waste and difficult to handle”		
Medium	12 674	13 232
Small	6 203	6 476
Garden Refuse (per load)	330	344.52
<u>Illegal Dumping</u>		
All illegal dumping will be charge R5 000 as a fine	3 000	5 000
ROAD ENDOWMENTS		

1. 90-200 sqm	2 468	2 577
2. 201 – 400 sqm	4 939	5 156
3. 401 – 800 sqm	8 641	9 021
>801 sqm	12 344	12 887
CEMETERY		
1 Indigent burial fee	361	377
2 burial fees	964	1006
3 ashes burial fee	120	125
4 cemetery fees	1 203	1256
Grave reservation is valid for 10 years unless renewed.		
Creighton, Himeville, Underberg Community Halls		
Deposit R500,00		
Functions (R64 per hour)	1 473	1 538
Commercial Use (R51 per hour)	1 175	1 227
Governmental Use (R51 per hour)	1 175	1 227
Concerts (R64 per hour)	1 473	1 538
Rehearsal (R31 per hour Max: 10 Hours)	297	310
Functions (R64 per hour)	1 473	1 538
Religious Services Whole Day (R44 per hour)	975	1017
Religious Services Sunday Mornings (R21 per hour Max:10 Hours)	203	211
Bulwer Hall		
Deposit R1 000,00		
Commercial Use (R169 per hour)	3 893	4 064
Commercial Use/Associations (R128 per hour)	2 946	3 076
Governmental Use (R128 per hour)	2 946	3 076
Concerts (R169 per hour)	3 885	4 056
Rehearsal (R58 per hour Max:10 Hours)	487	508
Functions (R128 per hour)	2 946	3 076
Religious Services Whole Day (R88 per hour)	2 022	2 111
Religious Services Sunday Mornings (R102 per hour)	976	1019
Bulwer Library Facility Room		
Deposit R500,00		
Commercial Use (R24 per hour)	203	212
Government Departments (R24 per hour)	203	212
Other Community Halls		

Deposit R100.00		
Weddings (R50 per hour)	825	861
Commercial Use (R50 per hour)	825	861
Governmental Use (R30 per hour)	413	431
Concerts (R25 per hour)	331	346
Rehearsal (R10 per hour)	82	86
Functions (R50 per hour)	825	861
Religious Services Whole Day (R20 per hour)	165	172
Religious Services Sunday Mornings (R15 per hour)	131	137
PERMITS		
Vendor permits	95	100
Taxi rank permits	500	600
Metered taxi permit	250	300
<u>LIBRARIES</u>		
Black and white printing A3	2	2
Black and white printing A4	1	1
Colour printing A3	6	6
Colour printing A4	4	4
Black and white photocopies A3	2	2
Black and white photocopies A4	1	1
Colour photocopies A3	6	6
Colour photocopies A4	4	4
Lost card	5	5
Laminating A3	12	12
Laminating A4	6	6
Envelops A4	2	2
Envelops A5	1	1
Envelops A3	5	5
<u>PLOT CLEARING</u>		
1 Firebreaks / Plot clearing	1 535	1 603
<u>SPECIAL REMOVAL</u>		
1 Rubble collection per load	684	714
<u>VALUATION</u>		
1 Valuation roll printed copy	402	420
2 Valuation roll printed copy	420	438
3 Valuation appeal / reasoning fee	202	211
<u>CLEARING CERTIFICATE</u>		

1 Certificate cost	210	219
<u>MISCELLANEOUS CHARGES</u>		
1. Refuse Bags (20's)	47	49
2. Refuse Bags (50's)	92	96
Tender Document	as advertised	as advertised
Quotes document	as advertised	as advertised
<u>BUILDING CONTROL CHARGES</u>		
Erecting a building prior to local authority's approval (charge per day as per NBR)		
Failing to comply with notice prohibiting erection of a building (charge per day as per NBR)	100	100
Occupying a building prior to issue of certificate by local authority	3 000	3 000
Hinder or obstructs any building officer etc	5 000	5 000
Failing to maintain any mechanical equipment or service installation in connection with a building condition	1 174	1 226
Failing to comply with notice to comply with regulation	3 516	3 671
Perform trade of plumbing without being trained plumber etc.	1 251	1 306
Carry out of plumbing work by a person other than a trained plumber, or exempted person	3 000	3 000
Trained plumber cases or permits non-trained plumber to practice the trade of plumbing etc.	3 000	3 000
No notice given of intention to erect or demolish a building	3 000	3 000
Goods /Service		
No notice given that trenches/drains are ready for inspections	3 000	3 000
Construction of foundation before approval of trenches and excavations	4 000	4 000
Owner backfills or enclose drainage installation before inspection, testing and approval	2 500	2 500
Using of building for purpose other than the purpose on the approved plan or for a purpose which causes a change in the class of occupancy	-	-
Deviates from approved plan	1 174	1 226
Fails to cease work after notification of Council to do so	3 516	3 671
Fails to comply with Notice to erect building in accordance with regulation	1 174	1 226
Failing to provide protection of the edge of a balcony, bridge, flat roof or similar place	1 759	1 836
Access to swimming pool not controlled	3 000	3 132
Demolishing a building without permission from Local Council	159	165.996
Leaving a building in cause of demolition in a state dangerous to the public or any adjoining property	3 517	3 672
Fail to erect a fence, hoarding or barricade	2 349	2 452
Fail to confine any work of erection or demolition within the boundaries of site	1 174	1 226
Fails to observe conditions imposed by Local Authority	1 174	1 226
Construct any pit latrine without the permission of the local Authority	1 174	1 226
Goods /Service (THIS FALLS UNDER BUILDING CONTROL CHARGES)		
Fail to observe conditions imposed to Local Authority	1 174	1 226
Fail to limit dust arising from work etc.	1 174	1 226
Failing to comply with a notice to cut into or lay open work or to carry out tests	1 174	1 226

Failing to comply with a notice to remove rubble, rubbish and/or debris from a building site	1 174	1 226
Failing to comply with a notice to remove surplus material and matter from the site or land or public street or arising from building or demolition work	1 174	1 226
Erecting or demolishing a building without providing sanitary facilities for employees	1 174	1 226
Fail to provide drainage installation	1 174	1 226
Fail to lay, alter or extend any drain etc.	3 517	3 672
Permit sewerage to enter any street	3 517	3 672
Cause or permit storm water to enter any drainage installation on any site	1 174	1 226
Discharge or cause discharge of any water from a swimming pool etc. or any public street etc.	1 174	1 226
Goods /Service		
Fail to seal opening permanently disconnected drain	1 174	1 226
INDUSTRIAL/COMMERCIAL (THIS FALLS UNDER BUILDING CONTROL CHARGES)		
Interfere with any sewer or connecting sewer		
Fail to seal opening to piper or drain etc.	1 174	1 226
Fail to notify municipality of disconnecting of any drainage installation	1 175	1 227
Interfere with any sewer or connecting sewer	1 176	1 228
Break into or interfere with any drainage installation etc.	1 177	1 229
Put into use any drainage installation before inspection etc.	1 179	1 231
Construct any pit latrine without the permission of the municipality	1 180	1 232
Fail to provide sufficient fire extinguishers etc.	2 343	2 446
Cause or permit any escape route to be rendered less effective etc.	2 343	2 446
TOWN PLANNING		
Goods /Service		
Copies of Document A1 (per page)	48	50
TOWNSHIPS		
Establishment of a Township	5 479	5 720
Extension of a Township	5 479	5 720
Amendment of Cancellation of a general plan of a township	5 479	5 720
Extension of the validity of time for an approved township	1034	1 079
Amendment to a layout plan	1 826	1 906
Phasing of approved layout	4 444	4 640
Cancellation of phasing of layout	3 332	3 479
LAND USE SCHEMES		
Adoption of a land use scheme	5 203	5 432
Amendment of a land use scheme	5 203	5 432
Development situated outside of a scheme	35 272	36 824

Adding a new area into a scheme	3 164	3 303
Residential	2 330	2 433
Commercial <5000m2	6 354	6 634
Commercial >5000m2	8 438	8 809
Infrastructure	1008	1 052
USE RIGHTS		
Rezoning property size >500m2	2 325	2 427
5000m2 - 5ha	4 651	4 856
5 ha to 10ha	6 979	7 286
Goods /Service		
>10ha	13 322	13908
Rezoning	2 204	2301
Special consent	1 826	1906
all sites less than 300m2 within councils' jurisdiction	776	810
All other special consent land uses as indicated in all schemes/site development plan	44 440	46395
Cancellation of consent	4 443	4638
Municipal Land to other use		
Home Business	557	582
Issue of a zoning Certificate	67	70
RESTRICTIVE CONDITIONS		
Removal of restrictive conditions of title	2 480	2 589
All sites less than 300m2 within Council's jurisdiction	443	462
All other special consent land uses as indicated in all schemes	667	696
SUBDIVISION AND CONSOLIDATIONS		
Subdivision basic fee	1 102	1 150
Subdivision per erven in addition to basic fee	110	115
Amendment of existing subdivision	709	740
Consolidation	1 102	1150
Consolidation – 5 or more stands in addition to basic fee	110	115
Goods /Service		
RELAXATIONS		
Building line relaxation	468	488.592
Building line relaxation Middle/higher cost houses	1082	1 130
Building line relaxation Lower cost houses	4811	5 023
Relaxation of a height restriction	468	488.592
Municipal servitude	247	257.868
all sites less than 300m2 within councils' jurisdiction	778	812.232
Residential sites more than 300m2	556	580.464

Non-residential sites	1221	1 275
CLOSURE OF PUBLIC SPACE		
Permanent closure		
Temporary Closure – Street (exclude funeral)	2 204	2 301
Temporary closure – Park	331	346
OTHER FEES	331	346
Preparation of Service Level Agreements	1 748	1 825
Minimum charge that can be imposed by Municipal Court	43 235	45 137
Goods /Service		
Social Housing Max. 50 m2 (Council Project)		
Minor Building Works (as per MBW schedule)	748	781
Minimum Plan fee for architectural area ≤ 100 m2	762	796
Building Plan Applications: Architectural Area Of:		
≥ 100m ² to ≤ 1000m ²	20	21
≥ 1000 m ²	15	16
Amended plans with no increase in floor area	749	782
Re-submission of lapsed plans without any alterations	749	782
Swimming pools (only)	462	482
Boundary Wall Exceeding 1.80 M in height (above NGL)	263	275
Retaining Walls up to 1.80 M in height (above NGL)	263	275
Retaining Walls Exceeding 1.80 M in height (above NGL)	263	275
Preliminary plans for comment (25 % of applicable fee)		
INSPECTIONS: Per inspection	349	364
Re-inspection fees (on request)	424	443
Temporary buildings for each 6-month period during construction phase onsite used, with Council approval (maximum 18 months)	2625	2741
Goods /Service		
Informal Traders permit	-	100
School based food handling permit	-	100
Spaza/Tuckshop Business permit	-	228
Business Licence – (Initial and renewal)	228	228
Pound fees		

Transport fee	R 30. 00 per Km R 15. 00 per Km	
Truck		
Vehicle with Trailer		
All-inclusive pound fee which includes		
b. a tending fee	R24/day or part thereof for any pig, sheep or goat	(i) R 28.00 per day, or part thereof, for any pig, sheep or goat

c. dipping or spraying fees	R61/day or part thereof for any other animal	(ii) R65.00 per day, or part thereof, for any other animal.
d. wound dressing costs and fees		(iii) R10.00 for dipping per animal
e. medication costs and fees		(iv) R 30.00 for wound dressing per animal
f. veterinarian fees		(v) R 30.00 for medication per animal
f. veterinarian fees		(vi) Re-imbursement as per paid to vet

OUTDOOR ADVERTISING			2024/25 (INCL VAT)	2025/26 (INCL VAT)	
ALL APPLICATIONS SHALL BE IN TERMS OF THE DR NKOSAZANA DLAMINI ZUMA MUNICIPALITY'S OUTDOOR ADVERTISING POLICY AND BY-LAWS. ALL FEES LISTED BELOW ARE GUIDING FEES. OUTDOOR ADVERTISING WILL BE GOING OUT ON TENDER AND FEES MAY VARY ONCE A SERVICE PROVIDER IS APPOINTED					
(a)	Non-permanent signs				
	(i)	General advertisements of a commercial nature:			
		(aa)	Up to 50 posters, or part thereof (R19.00 each)	R1 432	R1 495
		(bb)	Each poster thereafter, an additional	R29	R30
		(cc)	Refundable deposit (refer to note below)	R662	R691
	(ii)	General advertisements for awareness campaigns with no commercial content or logo:			
		(aa)	Up to 50 posters, or part thereof (R8.90 each)	R671	R701
		(bb)	Each poster thereafter, an additional	R17	R18
		(cc)	Refundable deposit (refer to note below)	R395	R412
	(iii)	General advertisements for non-profit organizations (subject to the submission of an NPO certificate from the relevant authority - e.g., government)			
		(aa)	Up to 50 posters, or part thereof (R1.20 each)	R90	R94
		(bb)	Each poster thereafter, an additional	R3	R3
		(cc)	Refundable deposit (refer to note below)	R395	R412
	(iv)	Election advertisements, per party/per candidate:			
		(aa)	Posters	R1 802	R1 881
		(bb)	Refundable deposit (refer to note below)	R1 058	R1 105
	(v)	Non-election advertisements/general promotions:			
		(aa)	Application fee	R1 801	R1 880

VALUE ADDED TAX MUST BE ADDED TO ALL TARIFFS LISTED BELOW (EXCEPT TO FINES, REFUNDABLE DEPOSITS, INTEREST CHARGES OR WERE INDICATED AS INCLUSIVE OF VALUE ADDED TAX)			2024/25 (INCL VAT)	2025/26 (INCL VAT)
	(bb)	Refundable deposit (refer to note below)	R1 057	R1 104
	(vi)	Banners:		
	(aa)	Per banner	R383	R400
	(bb)	Refundable deposit (refer to note below)	R264	R276

	(vii)	Flags:		
	(aa)	Per banner	R383	R400
	(bb)	Refundable deposit (refer to note below)	R264	R276
	(vii)	Advertising vehicles		
	(aa)	Per vehicle	R3 918	R4 090
	(bb)	Refundable deposit (refer to note below)	R661	R690
	(viii)	Private sale signs		
	(aa)	Application fee	R949	R991
	(bb)	Refundable deposit (refer to note below)	R395	R412
	(ix)	Construction signs		
	(aa)	Application fee	R965	R1 007
	(bb)	Refundable deposit (refer to note below)	R395	R412
<u>NOTE: Deposits paid will be refunded provided that all posters and banners have been removed to the satisfaction of the Municipality's Building Inspectorate.</u>				

VALUE ADDED TAX MUST BE ADDED TO ALL TARIFFS LISTED BELOW (EXCEPT TO FINES, REFUNDABLE DEPOSITS, INTEREST CHARGES OR WERE INDICATED AS INCLUSIVE OF VALUE ADDED TAX)				
			2024/25 (INCL VAT)	2025/26 (INCL VAT)
	(i)	Application fee - first 5sqm	R475	R496
	(ii)	Additional - per sqm	R134	R140
	(iii)	Monthly display fee per sign	R99	R103
	(iv)	Annual display fee per sign	R897	R936

Due dates for rates and refuse

- 1.1 That the final date for payment of annual rates be fixed at 30 September 2025 with a 3.2% discount for full payment upfront.
- 1.2 That rates and refuse are payable over a period of twelve equal instalments with the first instalments payable on or before the last day of August 2025. Thereafter each monthly instalment must be paid on or before the last working day of each month. Interest/penalties will accrue at 18% per annum, straight-line, if an instalment is not paid by the last working day of the month, in terms of the Council's Credit Control and Debt Collection Policy
- 1.3 All other tariffs of charges for services rendered by the municipality will be increased by 4.4% unless other increase below 4.4% has been indicated in this document or budget document.

PART 9: COUNCIL APPROVAL AND EFFECTIVE DATE

Approval of Policy by Council and Effective date:

MUNICIPAL MANAGER

DATE

.....

01 July 2025