

SANITATION SERVICES TARIFF

1. That the determination of fees payable to the City of Tshwane Metropolitan Municipality for sanitation services approved by Council Resolution of 29 May 2008, be withdrawn with effect from 1 July 2009.
2. That the determination of fees as set out in Annexure D.1 be determined, in terms of the provision of section 75A(1) of the Local Government: Municipal Systems Act, 2000 (Act 32 of 2000), as amended.
3. That the determination contemplated in paragraph 2. takes effect on 1 July 2009.
4. That notice of the withdrawal and determination be given in terms of the provisions of section 75A(3)(a), (b) and (c) of the foregoing Act.
5. That notice in terms of paragraph 4. above be published in the relevant newspapers.

CITY OF TSHWANE METROPOLITAN MUNICIPALITY

NOTICE OF WITHDRAWAL AND DETERMINATION OF CHARGES PAYABLE TO THE CITY OF TSHWANE METROPOLITAN MUNICIPALITY FOR MAKING USE OF SANITATION SERVICES

The City of Tshwane Metropolitan Municipality hereby gives notice in terms of section 75A(3) of the Local Government: Municipal Systems Act, 2000 (Act 32 of 2000), as amended, that a resolution was passed by the Council on 2009 that the charges payable to the Municipality for the supply of sanitation services, approved by Council Resolution of 29 May 2008, be withdrawn, and that the charges set out in the SCHEDULE below, determined in accordance with section 75A(1) of the Local Government: Municipal Systems Act, 2000 (Act 32 of 2000), as amended, take effect from 1 July 2009.

NOTICE ...of 2009
DATE

KIBA KEKANA
CITY MANAGER

**SCHEDULE
SANITATION TARIFF**

PART I

A CHARGES FOR THE CONVEYANCE AND PURIFICATION OF DOMESTIC EFFLUENT FOR RESIDENTIAL PURPOSES

For indigent consumers officially registered at the City of Tshwane Metropolitan Municipality the first 5,88 kℓ (98% of 6 kℓ) of water consumption per 30 day period will be afforded free of charge.

1. AGRICULTURAL HOLDINGS AND FARM PORTIONS FOR RESIDENTIAL PURPOSES

The following tariff is applicable to any consumer who is supplied with water and who discharges into the Municipality's sewer system, but who is not a resident within a proclaimed township:

- (a) The quantity of wastewater discharged since the previous water meter reading calculated as a % of water supplied.

	% Discharged	R
(i) 0 – 6 kℓ per 30 days' period	98	3,10
(ii) 7 – 12 kℓ per 30 days' period	90	4,20
(iii) 13 – 18 kℓ per 30 days' period	75	5,42
(iv) 19 – 24 kℓ per 30 days' period	60	5,42
(v) 25 – 30 kℓ per 30 days' period	52	5,42
(vi) 31 – 42 kℓ per 30 days' period	10	5,42
(vii) More than 42 kℓ per 30 days' period	1	5,42

The application of this tariff is subject to the consumer being charged on scale A of the water tariffs

2. SINGLE DWELLING HOUSES

This tariff is applicable to all consumers in a dwelling-house supplied with water and that discharge into the municipality's sewer system calculated as follows:

- (a) The quantity of wastewater discharged since the previous water meter reading calculated as a % of water supplied.

	% Discharged	R
(i) 0 – 6 kℓ per 30 days' period	98	3,10
(ii) 7 – 12 kℓ per 30 days' period	90	4,20
(iii) 13 – 18 kℓ per 30 days' period	75	5,42
(iv) 19 – 24 kℓ per 30 days' period	60	5,42
(v) 25 – 30 kℓ per 30 days' period	52	5,42
(vi) 31 – 42 kℓ per 30 days' period	10	5,42
(vii) More than 42 kℓ per 30 days' period	1	5,42

Provided that in the case of duet houses not metered separately, the applicable kℓ in (i) to (vii) be increased by 100%

- (b) The application of this tariff is subject to the consumer being charged on scale B of the water tariffs

3. FLATS, TOWN HOUSES AND OTHER SECTIONAL TITLE DEVELOPMENTS ON STANDS WITH MORE THAN TWO DWELLINGS (not metered separately by the Metropolitan Municipality)

- (a) The quantity of wastewater discharged since the previous water meter reading calculated as a % of water supplied, per flat.

	% Discharged	R
(i) 0 – 6 kℓ per 30 days' period	98	3,10
(ii) 7 – 12 kℓ per 30 days' period	90	4,20
(iii) 13 – 18 kℓ per 30 days' period	75	5,42
(iv) 19 – 24 kℓ per 30 days' period	60	5,42
(v) 25 – 30 kℓ per 30 days' period	52	5,42
(vi) 31 – 42 kℓ per 30 days' period	10	5,42
(vii) More than 42 kℓ per 30 days' period	1	5,42

- (b) The application of this tariff is subject to the consumer being charged on Scale C of the water tariffs

4. HOMES FOR THE AGED, RETIREMENT CENTRES AND CHILDREN'S HOMES

- (a) The quantity of wastewater discharged since the previous water meter reading calculated as a % of water supplied.

	% Discharged	R
(i) The first 30% of the water consumption per 30 days' period	98	0,00
(ii) The remaining water consumption	60	5,42

- (b) The application of this tariff is subject to the consumer being charged on Scale E of the water tariffs

5. COLLECTION OF WASTE WATER BY SPECIAL AGREEMENT

- (a) The quantity charge for waste water discharged R5,42/kℓ
- (b) The quantity of waste water discharged as determined by the Water and Sanitation Division

6. IN THE CASE OF A DISPUTE ABOUT THE APPLICABLE CATEGORY ABOVE, THE DECISION OF THE WATER AND SANITATION DIVISION WILL BE FINAL

B. CHARGES FOR THE CONVEYANCE AND PURIFICATION OF DOMESTIC EFFLUENT FOR NON RESIDENTIAL PURPOSES

1. INDUSTRIAL SITES NOT DISCHARGING INDUSTRIAL EFFLUENT

- (a) The quantity charge for wastewater discharged R3,47/kℓ
- (b) The quantity of wastewater discharged since the previous water meter reading be calculated at 60% of the water supplied

2. PARKS, PUBLIC OPEN SPACES AND BOTANICAL GARDENS

- (a) The quantity charge for wastewater discharged R3,47/kℓ
- (b) The quantity of wastewater discharged since the previous water meter reading be calculated at 2% of the water supplied

3. EDUCATION, PLACES OF WORSHIP AND SPORTS GROUNDS

- (a) The quantity charge for wastewater discharged R3,47/kℓ
- (b) The quantity of wastewater discharged since the previous water meter reading be calculated at 45% of the water supplied

4. ALL OTHER CONSUMERS WHO DO NOT FALL UNDER ITEMS 1-4

- (a) The quantity charge for wastewater discharged R3,47/kℓ

- (b) The quantity of wastewater discharged since the previous water meter reading be calculated at 80% of the water supplied

5. COLLECTION OF WASTE WATER BY SPECIAL AGREEMENT

- (a) The quantity charge for wastewater discharged R3,47/kℓ
- (b) The quantity of wastewater discharged as determined by the Water and Sanitation Division

6. In the case of a dispute about the applicable category above, the decision of the Water and Sanitation Division will be final.

C. SUPPLY OF PURIFIED WASTE WATER

The supply of purified waste water by special agreement R0,40/kℓ

D. INDUSTRIAL EFFLUENT CHARGES FOR THE CITY OF TSHWANE METROPOLITAN MUNICIPALITY JURISDICTION AREA

1. Normal conveyance and treatment cost

This cost covers the normal conveyance and treatment of wastewater, of quality equal to domestic wastewater, via a municipal sewer pipe system to a wastewater treatment plant where it is treated.

This cost is calculated by multiplying the combined unit conveyance and treatment cost by the volume of wastewater discharged into the sewerage system. Industrial consumers will pay for all wastewater discharged into the system. The unit cost is tariff for industrial consumers with a rebate of 15%.

R3,47/kℓ

2. Extraordinary Treatment Cost

Where the pollution loading (quality) of wastewater discharged into the sewerage system exceeds the pollution loading of normal wastewater, the specific consumer or industrialist will have to accept responsibility for the additional treatment cost

The extraordinary treatment cost is calculated as follows:

$$T_c = Q_c t \left(0,6 \frac{(COD_c - COD_d)}{COD_d} + 0,25 \frac{(P_c - P_d)}{P_d} + 0,15 \frac{(N_c - N_d)}{N_d} \right)$$

- T_c = Extraordinary treatment cost to consumer
 Q_c = Wastewater volume discharged by consumer in kℓ
 t = Unit treatment cost of wastewater in R/kℓ
 COD_c = Total COD of wastewater discharged by consumer in milligrams/litre and is inclusive of both the biodegradable and non-biodegradable portions of the COD
 COD_d = Total COD of domestic wastewater in milligrams/litre
 P_c = Ortho-phosphate concentration of wastewater discharged by consumer in milligrams of phosphorus/litre
 P_d = Ortho-phosphate concentration of domestic wastewater in milligrams of phosphorus/litre
 N_c = Ammonia concentration of wastewater discharged by consumer in milligrams of nitrogen/litre
 N_d = Ammonia concentration of domestic wastewater in milligrams of nitrogen/litre

The following are currently applicable:

- t = R0,94/kℓ
 COD_d = 710 mg/ℓ
 P_d = 10 mg/ℓ
 N_d = 25 mg/ℓ

3. Non compliance with By-law limits

Where the pollution loading (quality) of waste water discharged into the sewerage system exceeds the limits of allowable load as prescribed in the Sanitation By-law the following formula will be applicable:

$$T_c = Q/D.N (C_{AIP} - B_{LL}/ W_{PL}) t_{nc}$$

T_c = Charge for Non Compliance with the By-laws

Q = Monthly volume of Industrial Effluent

D = Working Days in the Month

N = Number of exceeding

C_{AIP} = Average concentration of individual parameter which exceeds the limit

B_{LL} = By-law limit

W_{PL} = Water Affairs special standard limitation on the specific parameter

t_{nc} = Tariff

R0,60

4. Inspections

The following inspection fees will be levied for the re-inspections of industries:

Fee per visit

R260,00

E. AVAILABILITY CHARGE

The owner of any piece of land, with or without improvements, except premises zoned Special Residential, which in the CTMM's opinion can be connected to a sewer system must pay a fixed charge of R60,00

R60,00

F. THE CHARGE FOR WASTE-FOOD DISPOSAL UNITS IS AS FOLLOWS:

The CTMM may permit the effluent from a waste-food disposal unit to enter the sewer system of a premises, subject to the payment of a monthly charge of

R203,40 per unit

G. BLOCKAGE REMOVAL TARIFF FOR THE CITY OF TSHWANE METROPOLITAN MUNICIPALITY

In areas where the municipality's sanitation infrastructure and capacity allow it, a service is provided for removing blockages from private sewers without affecting the status quo, at the cost of the owner of the property

R203,40 per unit

For the first period of 30 minutes, or part of it

R445,00

For every extra period of 15 minutes, or part of it

R158,20

In cases where a blockage complaint was lodged and a maintenance team subsequently arrives on site, but cannot gain access to the complainant's erf, a call-out charge will be levied against the complainant's account

Call-out charge

R158,20

H. FOR WORK THAT THE CTMM MAY UNDERTAKE AT THE REQUEST OF THE OWNER OR OTHER BODY FOR WHICH NO CHARGE HAS BEEN FIXED, THE CHARGE WILL BE THE ACTUAL COST OF THE CTMM FOR ALL EXPENSES, INCLUDING MATERIAL, LABOUR, TRANSPORT, USE OF TOOLS AND PLANT, PLUS A SURCHARGE OF 10% ON SUCH AMOUNT IN RESPECT OF OVERHEAD EXPENSES AND SUPERVISION FEES

PART II INTERPRETATIONS

“Flat” means a suite of rooms forming a complete unit exclusively used as a residence, and contained in a building consisting of two such dwelling-units or more, excluding a hotel, boarding and lodging undertaking and place of instruction

“Home for the aged and retirement centre” means dwelling-units occupied exclusively by the aged, excluding a hotel, boarding and lodging undertaking and place of instruction

“Children’s home” means a dwelling-unit occupied exclusively by orphans

“Special Residential” is an erf zoned exclusively for one dwelling-house with one home undertaking, which means a suite of rooms forming a unit which is designed, intended or used for residential purposes by a single family

“Parks” means a public area where no access is charged and no business is run from.

Note:

Tax payable in terms of the Value Added Tax Act, 1991 (Act 89 of 1991), will be levied on the above charges.