MAKHADO MUNICIPALITY

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

AERODROME BY-LAWS

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

In terms of section 75 of the Local Government: Municipal Systems Act, 2000, as amended, notice is hereby given that the Makhado Municipality in terms of section 75A of the said Act, by Special Resolution dated May 2015, further amended the Tariff of Charges under the Schedule to the Aerodrome By-Laws of the Municipality, adopted under Administrator's Notice 1344 dated 29 August 1973, as amended with effect of 1 July 2015 by the substitution of the section "Landing Fees" with the following:

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

MAXIMUM CERTIFICATED MASS IN KG OF THE AIRCRAFT UP TO AND INCLUDING -	PER SINGLE LANDING R
500	28,10
1 000	41,50
1 500	52,90
2 000	64,10
2 500	75,40
3 000	81,90
4 000	121,20
5 000	155,00
6 000	188,50
7 000	224,90
8 000	253,00
9 000	291,50
10 000	326,40
And thereafter, for every additional 2 000 kg or part	
thereof	463,10
Helicopter, irrespective of mass	16,50
Block landings, irrespective of mass	R198,50 per month

2. Concessions for the use of the aerodrome can be granted to local aero clubs by means of Council Resolution.

3. The Council retains the right to place the aerodrome at the disposal of applicants for air rally's, bivouacs or for any other purpose, free of charge or on such conditions as the Council may deem fit."

Civic Center, No 83 Krogh Street MAKHADO

File No. 1/3/47/2 Notice No. 37 of 2014 5 & 6 June 2014

MR I P MUTSHINYALI MUNICIPAL MANAGER