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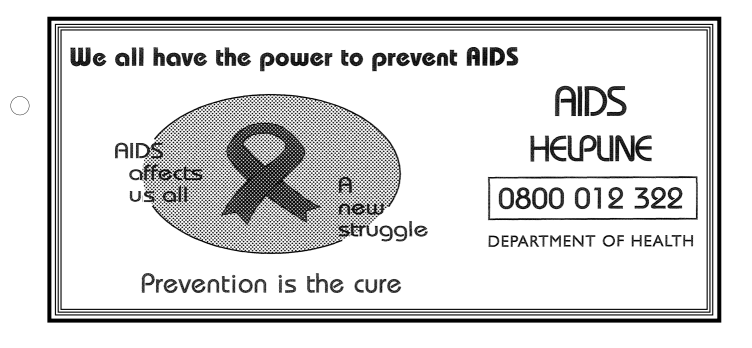
# Provincial Gazette Extraordinary Buitengewone Provinsiale Koerant

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## LOCAL AUTHORITY NOTICE

### LOCAL AUTHORITY NOTICE 135

# STEVE TSHWETE LOCAL MUNICIPALITY NOTICE : PROVINCIAL GAZETTE

Notice is hereby given that in terms of Section 14 (2) of the Local Government: Municipal Property Rates Act No 6 of 2004 that Steve Tshwete Local Council has inter alia approved the amendment of the property rates per Council Resolution C58/05/2012 as set out hereunder:

Extract from the minutes of the Council meeting held on 31 May 2012

### *C58/05/2012* <u>FINANCES: ANNUAL BUDGET FOR THE 2012/2013 TO 2014/2015</u> <u>FINANCIAL YEAR</u>

3. THAT, in terms of section 24 of the Local Government Municipal Property Rates Act, Act 6 of 2004, rates differentiating among the different categories of properties determined by the actual use, the zoning and/or permitted use of properties, for property tax be levied on market value of all rateable properties within the municipal area for the financial year 1 July 2012 to 30 June 2013, provided that rebates, exemptions and reductions as indicated, on application be allowed:

3.1		Category		Rate Applicable		
	3.1.1	Residential with the exclusion of the first R15 000 of assessed market value	0,84	cent in the Rand		
	3.1.2	Government owned residential with the exclusion of the first R15 000 of assessed market value	0,84	cent in the Rand		
	3.1.3	Residential - 2 <sup>nd</sup> dwelling	0,84	cent in the Rand		
	3.1.4	Government residential - 2 <sup>nd</sup> dwelling	0,84	cent in the Rand		
	3.1.5	Duets not subject to a sectional title scheme	0,84	cent in the Rand		
	3.1.6	Government duets not subject to sectional title scheme	0,84	cent in the Rand		
	<i>3.1.7</i>	Residential : home business	0,84	cent in the Rand		
	<i>3.1.8</i>	Residential : vacant, including	1,26	cent in the Rand		

government owned

<i>3.1.9</i>	Illegal usage	2,65	cent in the Rand
3.1.10	Accommodation establishments	1,05	cent in the Rand
3.1.11	Business and commercial including government owned	2,65	cent in the Rand
<i>3.1.12</i>	Industrial	2,69	cent in the Rand
<i>3.1.13</i>	Industrial special	2,10	cent in the Rand
3.1.14	Farms including agricultural small holdings used for agricultural / residential purposes	0,21	cent in the Rand
3.1.15	Farms including agricultural small holdings used for eco-tourism / trading in or hunting of game	1,68	cent in the Rand
3.1.16	Farms including agricultural small holdings used for business/commercial/ industrial purposes	2,65	cent in the Rand
3.1.17	Farm including agricultural small holdings used for any other than the specified purposes	0,21	cent in the Rand
<i>3.1.18</i>	Mining	2,69	cent in the Rand
<i>3.1.19</i>	Public benefits organisations	0,21	cent in the Rand
3.1.20	Schools including government owned /		
	school hostels	1,05	cent in the Rand
3.1.21	Multiple used premises according to major use:		
	Residential	0,84	cent in the Rand
	Commercial	2,65	cent in the Rand
	Industrial	2,69	cent in the Rand
	Accommodation establishment	1,05	cent in the Rand
3.1.22	Privately owned roads / parks / sport grounds, subject to the stipulations of Section 17(2)(b) of Act 6 of 2004, where applicable	0,84	cent in the Rand
<i>3.1.23</i>	Privately owned towns	0,21	cent in the Rand

### 3.2 <u>Rebates in recognition of section 15(2) of Act 6 of 2004</u>

3.2.1 That for all indigent households enlisted under the Council's Indigent Support and Free Basic Services Scheme property rates be fully discounted and the expenditure be recovered from the proportional Equitable Share payment to the Council by the South African National Treasury. 3.2.2 That the following rebates be allowed on properties owned by pensioners, disability grantees and/or medically boarded based on their monthly income and which are categorized as residential subject to the conditions as stipulated in the property rates policy:

Qualifying applicants:

- 3.2.2.1 100% rebate of 0,84 cent in the Rand
- *3.2.2.2* 70% rebate of 0,59 cent in the Rand
- 3.2.2.3 50% rebate of 0,42 cent in the Rand
- 3.2.2.4 20% rebate of 0,17 cent in the Rand
- 3.2.3 That a rebate of 0,71 cent in the Rand be allowed for all property where a single property becomes divided (through subdivision or township establishment) into ten (10) or more full title units and all services, inclusive of water, sewerage, electricity and roads are installed by the developer at his own cost for a period of two (2) years from the date of registration of the subdivision or the proclamation of the township or for a shorter period until the newly created units are sold off or improved before expiry of the two (2) years period.
- 3.3 <u>A phasing-in discount granted in terms of section 21 of Act 6 of</u> 2004
  - 3.3.1 That property rates on all newly rated property that had not previously been assessed and rated according to any valuation roll or supplementary valuation roll that applied to any area of the municipality in terms of previous legislation be phased in as follows:
    - in the 2009/2010 financial year a rebate of 100%;
    - in the 2010/2011 financial year a rebate of 75%;
    - in the 2011/2012 financial year a rebate of 50%;
    - in the 2012/2013 financial year a rebate of 25%; and
    - in the 2013/2014 financial year the rate will be payable without any rebate.

### 3.4 Exemptions from payment of a rate levied

- 3.4.1 That in terms of section 15(1)(a) of the MPRA, Act 6 of 2004 the following categories be exempted from payment of a rate levied on their property:
  - 3.4.1.1 rateable property registered in the name of a welfare organization registered in terms of the National Welfare Act, 1978 (Act 100 of 1978).
  - 3.4.1.2 rateable property owned by public benefits organizations and used for any specific public benefit activity as listed in item 1,2 and 4 of part 1 of the ninth schedule to the Income Tax Act.
  - 3.4.1.3 museums, art galleries, libraries and botanical gardens which are registered in the names of private persons and which are open to public, whether admission is charged or not as listed in section 6(a) and (b) of the ninth schedule to the Income Tax Act.
  - 3.4.1.4 national monuments including ancillary business activities at national monuments as listed in section 6(a) and (b) of the ninth schedule to the Income Tax Act.
  - 3.4.1.5 rateable property registered in the name of a trustee or trustees or any organization which is being maintained for the welfare of war veterans as defined in section 1 of the Social Aid Act (House of Assembly), 1989, Act 37 of 1989, and their families.
  - 3.4.1.6 sport grounds used for the purposes of amateur sport and any social activities which are connected with such sport.
  - 3.4.1.7 rateable property registered in the name of the Boy Scouts, Girl Guides, Sea Scouts, Voortrekkers or any organization which is in the opinion of the municipality similar or any rateable property let by the municipality to any such organization.

- 3.4.1.8 rateable property registered in the name of a declared institution in terms of Cultural Institutions Act, Act 119 of 1998 as amended, promoting the cultural aims as defined in section 6(a) and (b) of the ninth schedule of the Income Tax Act.
- 3.4.1.9 properties in the "municipal" category unless a lease or sale agreement for such a property, or part thereof, exists.
- 3.4.1.10 on mineral rights within the meaning of paragraph (b) under "property" as per section 1 of Act 6 of 2004.
- 3.4.1.11 on a property belonging to a land reform beneficiary or his or her heirs, provided that this exclusion lapses ten (10) years from the date on which such beneficiary's title was registered in the office of the Registrar of Deeds.
- 3.4.1.12 on the first R15 000,00 of the market value of the property assigned in the valuation roll of a municipality to a category determined by the municipality:
  - (i) for residential purposes including second dwellings and duets not subject to a sectional title scheme; or
  - (ii) for properties used for multiple purposes, provided one or more components of the property and which forms the major part of the property, are used for residential purposes.
- 3.4.1.13 on a property registered in the name of and used primarily as a place of public worship by a religious community, including an official residence registered in the name of that community which is occupied by an office-bearer of that community who officiates at services at that place of worship.
- 3.4.1.14 on the first 30% of the market value of public service infrastructure.

- 3.4.1.15 on those parts of a special nature reserve, national park or national reserve with meaning of Protected Areas Act, or a national botanical garden within the meaning of National Management Biodiversity Act, 2004 which are not developed or used for commercial business, or residential agricultural purposes.
- 3.5 That all property rates as per paragraphs 3.1. to 3.3 above be subjected to Value Added Tax at a zero rate.

CERTIFIED A TRUE EXTRACT

W D FOUCHE MUNICIPAL MANAGER

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