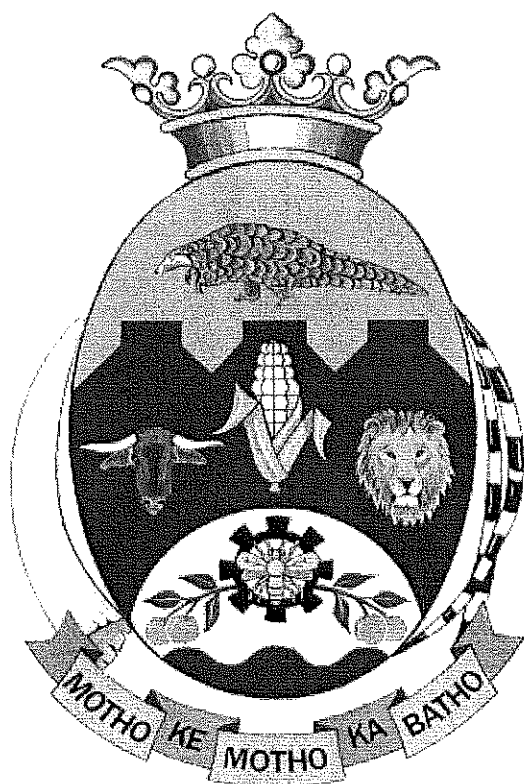


LEPELLE-NKUMPI LOCAL MUNICIPALITY



2019-2020

CELLPHONE ALLOWANCE POLICY

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1. PREAMBLE

Lepelle- Nkumpi Municipality continuously endeavours to achieve best practice policies and procedures in its administration and operations.

In order to enable and enhance the productivity of the municipality's strategic business units, it is critical that we make use of the latest means of Communication technology. It is on this premise that Municipal Councillors and officials should have access to cellular phone, primarily for receiving and making official calls when not in the office

2. PURPOSE OF THIS POLICY

- 2.1 The purpose of this policy is to provide clear directives and procedures with regard to the approval and payment of a cell phone allowance to employees.

3. OBJECTIVES

- 3.1 To regulate payment of cell phone allowances to LNM employees, who have to use cell phones in the execution of official duties.
- 3.2 To establish uniform directives, procedures, conditions and limitations according to which the cell phones allowance can be paid.
- 3.3 To establish procedures and conditions under which employees can use their private cell phones and receive airtime allowance from the municipality.
- 3.4 To provide for replacement of a system of Cellular phone contracts by the municipality with the salary allowance system;
- 3.5 To release the municipality and its officials of the administrative burden of cellular phone contracts;

4. LEGISLATIVE FRAMEWORK

- 4.1 The guiding principles used in developing this Cell Phone Policy were sourced from the following legislation and policies:

- Municipal Finance Management Act 56 of 2003
- Municipal Supply Chain Management Regulations 2005
- Municipal Structures Act 117 of 1998
- Municipal Systems Act 32 of 2000
- Remuneration of Public Office Bearers Act 20 of 1998, section 7(3)
- Determination of Upper Limits of salaries, allowances and benefits of of different members of Municipal Councils

5. DEFINITIONS

All terminology of this policy shall bear the meaning as in applicable legislation

“**Cellphone**” a portable usually cordless telephone for use in cellular system

“**Allowance**” an amount paid employee for use of personal cellphone

“**Employee**” a person who is hired to provide services to a company in exchange for compensation

6. SCOPE OF APPLICATION

6.1 The following categories of employees and Councillors shall automatically qualify to receive Cell phone allowance:

6.1.1 All Councillors of the Municipality

6.1.2 Municipal Manager

6.1.3 Executive Managers

6.1.4 Managers (Level 2)

6.1.5 All positions on Level 3

6.2 An employee occupying a post other than those mentioned above Executive Manager should initiate the application for cell phone allowance to the head of department who will motivate to the municipal manager.

6.3 The application should further be approved by the Municipal Manager or his/her delegate.

7. CONDITIONS FOR CELL PHONE ALLOWANCE

7.1 All officials mentioned under sub-section 3.1 will receive monthly cellular phone allowance reflected in their salaries to acquire cellular phone service from either of the mobile phone operators in the Republic of South Africa.

7.2 The method for acquiring the cellular phone service could either be through a personal contractual agreement or prepaid.

7.3 It is not for the municipality to prescribe the packages that officials and political office-bearers must choose for as long as they are able to effectively and efficiently perform their assigned official functions as and when it is necessary to do so.

7.4 Councillors and Officials may structure a cellular package that best suits their circumstances to enable them to sufficiently fulfil official duties.

7.5 The municipality recognizes that cellular phones are an extension of individuality and as such officials are at liberty to acquire a gadget of their choice

7.6 Allocation of cell phones allowance to employees may be reviewed if the duties of that position change.

7.7 All heads of Departments must ensure that adequate budgetary provisions are made for all posts that qualify for an allowance during the budgetary process

7.8 Employees must furnish the Corporate Services department with cellular numbers that they use for official purposes as soon as they have entered into a contract or obtained a gadget through prepaid.

7.9 Any contractual agreement entered into between officials and the service provider is binding on the said official and the municipality is absolved whatsoever, in any shape or form from that agreement.

7.10 Political Office-bearers and Officials who already have private contracts or any means of cellular phone access may use same for official purposes for as long as they can be accessed at any time of the day, including after hours.

8. ALLOCATION OF CELL PHONE ALLOWANCE

8.1 Cell phone allowance for Councillors will be allocated in terms of the Government Gazette on the Determination of Upper limits of salaries, allowances and benefits of different members of Municipal Councils as promulgated from time to time.

8.2 The municipality shall allocate cell phone allowance as follows:

DESIGNATION	ALLOWANCE PER MONTH
Councillors (Incl. Mayor and Speaker)	R R3 400.00 upper limits
Municipal Managers	R2000.00
Executive Managers	R2000.00
Managers (Level 2)	R1000-00
Assistant Managers (Level 3)	R850-00
Other officials	R765-00

8.3 Adjustment of the allowance shall be reviewed on an annual basis

9. TERMINATION FOR ALLOCATION OF CELL PHONE ALLOWANCE

9.1 In the event that the Councillor cease to hold office at Lepelle-Nkumpi Municipality the allowance shall also discontinued immediately.

9.2 An employee ceases to do the duties that require a cell phone allowance.

9.3 An employee who fails to make his/her cell phone available for official duties.

10. TAX IMPLICATIONS FOR CELL PHONE ALLOWANCE

10.1 A Cellular phone allowance is affected through the payroll system and is therefore subjected to tax.

10.2 The determination of allowance; through Budget and Treasury Department, shall also take into consideration tax implications of the allowance.

10.3 Because it is a taxable allowance, cellular phone allowance should not be misconstrued as inclusive of a negotiated remuneration package.

10.4 The user may recoup depreciation charges, wear and tear allowances on cellphone items from taxable income when completing yearly statutory tax returns.

10.5 Officials may also be entitled to claim the cost of business calls against this allowance in the annual tax return.

11. EFFECTIVE DATE

This policy shall come into effect from 1 July 2019

12. REVIEW, MONITORING AND AMENDMENT OF THE POLICY

For purposes of expenditure monitoring, the finance division shall on a monthly basis submit an expenditure report to determine whether the municipality does sustain the policy.

The policy shall be reviewed and monitored as and when necessary.


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Reviewed on 30.05.2019

Recommended by:

 Date: 30.05.2019
N.S MASHAMBA (ACTING MUNICIPAL MANAGER)

Approved by Council:

 Date: 30.05.2019
P B NTSOANE (Speaker)

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