15 September 2014

APPORTIONMENT OF FEES: <u>CONVENTIONAL DEEDS</u>: RECOMMENDED APPORTIONMENT OF FEES BETWEEN PRACTITIONERS IN KWAZULU-NATAL FOR CONVEYANCING AND NOTARIAL PRACTICE

<u>NOTE:</u> THE FEES IN PAYABLE IN TERMS OF THESE APPORTIONMENT GUIDELINES ARE PAYABLE <u>OUT OF</u> THE TOTAL RECOMMENDED FEES, AND NOT IN ADDITION TO THE TOTAL

RECOMMENDED FEES. (These fees are payable to the lodging conveyancer in respect of all matters where the <u>Instructing conveyancer</u> receive instructions on or after the 15th SEPTEMBER 2014)

Note that the new Tariff will be charged by the lodging Conveyancer on all matters received on or after the 1st NOVEMBER 2014 unless the letter of instructions states the contrary.

A. DEEDS REGISTRIES ACT, NO. 47 OF 1937 1. Definitions.

(1) "Preliminary work" where referred to shall mean and include the taking and giving of instructions, preparation and attending signature of all Powers of Attorney, declarations, affidavits, resolutions and other necessary preliminary and ancillary documents, such as extracts from Companies" Memorandum and Articles of Association, payment of transfer duty and all rates levied by any lawful authority, obtaining or making all clearance or other certificates, obtaining endorsements and/or copies of documents from the Office of the Master or public officer, except where otherwise provided, or other public offices, the provision and perusal of guarantees and attending payment in terms thereof, all relevant correspondence, or such of the above work as may be necessary.

"Preliminary work" shall, however, *not* include any attendances in connection with the drawing and execution of General Powers of Attorney, Deeds of Sale, Deeds of Exchange, preliminary partition agreements, Deeds of Suretyship and acknowledgements of debt and documents of a similar nature, as well as documents for which a special fee is provided in this tariff.

- (2) "Final Work" where referred to shall mean and include the drawing and preparation and signature of any documents for execution or registration at the Deeds Registry, Notarial execution of Notarial Deeds, obtaining registration thereof, arranging simultaneous lodgements with another conveyancer where necessary, giving all references required by the Deeds Office for examination purposes and all attendances at the Deeds Office and correspondence in connection with registration of any other documents which may be necessary before or in connection with the first mentioned act of registration or for which special provision is made in the tariff.
- (3) "Lodgement" wherever a specific or proportionate fee is provided for, lodgement shall mean:

The fee payable by the instructing practitioner to the instructed practitioner for all attendances in connection with the lodgement (and where necessary registration) of any document, including arranging simultaneous lodgements, giving necessary reference, searches, attending to counter queries, and all other attendances and correspondence connected with such lodgement and registration, except where otherwise provided, and shall be payable out of the total recommended fee.

2. Notes.

- (1) Instructing Conveyancers are earnestly requested to take note of the provisions of category B(2) below as it is desirable that all deeds and other documents sent for lodgement should be prepared and signed by a Conveyancer in the instructing Conveyancer's office.
- (2) All references hereunder to Parts and/or items shall relate to the guide of fees recommended by the Society.
- (3) The fees specified hereunder shall be those accruing to the Registering Conveyancer, are net, and are not be subject to any allowance or discount.
- (4) The apportionment of fees shall be dealt with in the following three categories:
 - A. Where the instructing attorney, conveyancer or notary does all the work including the drawing and signature or notarial execution of all documents and signing them as preparer where necessary, and then instructs the registering conveyancer to attend to lodgement and registration.
 - B(1) Where the instructing attorney or conveyancer or notary does the "preliminary work" and then instructs the registering conveyancer to draw and prepare, sign or notarially execute the deeds and attend to lodgement and registration.
 - B(2) Where the instructing attorney, conveyancer or notary instructs the registering conveyancer or notary to sign

as preparer or conveyancer, or to notarially execute, deeds or documents typed in the instructing conveyancer's or notary's office and attend to lodgement and registration, or where the registering conveyancer or notary signs such documents without being requested to do so.

C. Where the instructing practitioner merely takes instructions from his client and thereafter sends his whole "file" to the registering conveyancer or notary, who does all the work.

SECTION I

A.	1. Transfer of Ownership	C 80 %				
		A 50% of the fees set out under item A.1.A				
		above, calculated of the value of the whole				
	Conveyancing in terms of Sections 16,	property				
	31, 45 and 45 bis	B 33 1/3 %				
		C 80 %				
		A Nil				
	2. Additional Property	B 33 1/3 %				
D	T 1 11 1TT 11 7D	A Where the value of the property				
в.	Leasehold and Upgrading Transactions	concerned is R70,000.00 or less –				
	and Acts of Registration under the Black	R180,00				
	Communities Development Act, 1984,	B Where the value of the property				
	Proclamations R293/1962, R29/1988	exceeds R70,000.00, a fee				
A	and R30/1988 See Schedule 1 attached hereto	in accordance with that applicable under item A.1 above				
В	33 1/3 %					
SE	CTION II					
En	<u>dorsements</u>					
1.	Sections 24 bis (2), 25(3) and also the	A. R265,00				
	Administration of Estates Act, 66/1965	B. 50%				
		C. 80%				
2.	Additional Property	A. Nil				
SE	CTION III					
Pa	rtition, Rectification and Exchange Transfers	Partition, Rectification and Exchange Transfers				

Partition, Rectification and Exchange Transfers A R385.00 B 33 1/3 %

C 80 %

SECTION IV

Certificates of Registered Title

1.	Certificates of Title	А	R495,00
		В	66 2/3 %
		C	80 %
	Note - Additional Property	А	Nil
		В	66 2/3 %
		C	80 %
2.	Certificate of Consolidated Title	А	R550.00
		В	66 2/3 %
		C	80 %
3.	Substitution of lost or destroyed Title Deed of rights to minerals in terms of Section 74 <i>ter</i>		R285.00
SE	CTION V		
	registration of Mineral Rights		
1.	Application for deregistration of Mineral Rights	А	R175
1.	Appleation for deregistration of Millerar Regits	В	50 %
		C	80 %
2.	Additional Property	А	Nil
		В	50 %
		C	80 %
SE	CTION VI		
A.]	Bonds		
	1. Mortgage Bonds and Surety	А	See Schedule 2 atta
		В	33 1/3 %
		C	80 %

- 2. Collateral Bond
- 3. Waiver included in Bond

tached hereto.

A 70% of the fee under A.1 .A. above

- B 33 1/3 %
- C 80 %
- Α Nil
- В 33 1/3 %
- С 80 %

- 4. Additional Property
- B. Leasehold and deed of grant mortgage bonds, including surety bonds, under the Black Communities Development Act, 1984, Proclamations R293/1962, R29/1988 and R30/1988 and the KwaZulu Land Affairs Act, 1992

SECTION VII

Notarial Bonds

1.	Notarial Bond, Surety Notarial Bond	А.	R375.00
		В	50%
		С	80 %
2.	Collateral Notarial Bond	А	R375.00
		В	50 %
		С	80 %

SECTION VIII

Marriage contracts including all notarial contracts under the Matrimonial Property Act, 1984 (Act No. 88 of 1984)					
Marriage Contract	А	R310.	00		
	В	50 %			
	С	80 %			
SECTION IX					
Other notarial deeds					
1. Notarial Waiver of Preference	А	R300.0	00		
	В	50 %			
	С	80 %			
2. Other Notarial Deeds	А		R240.00		
	В		50 %		
	С		80 %		

- A Nil
- B 33 1/3 %
- C 80 %
- A The fee under A.1.A. above

SECTION X

Cancellation, cession or variation of bonds, release of persons or property from bonds, and waiver of preference in regard to ranking of bonds

1.	(a) Consent to cancellation, release,	А.	R300.00
	part payment, waiver, etc.	В	50 %
		С	80 %
	(b) Consent in respect of any further bond	А	R60.00
		В	50 %
		С	80 %
	(c) Additional Property	А	Nil
		В	50 %
		С	80 %
2.		А	R330.00
	in relation to registered bonds	В	50 %
		С	80 %
•			D22 0.00
3.	Agreement to vary mortgage or notarial bond	A	R220.00
		В	50 % 80
		С	%
4.	(a) Consents to Substitution i.t.o. Section 24	А	R425
	bis(3), 45(2)(b) or 45 bis(2)	В	50 %
		C	80 %
		e	00 /0
	(b) Substitution in terms of Section 57	А	50 % of the fee which would be
			chargeable under Section VI, item A.1
			above for a new bond of the same amount
		В	50 %
		С	80 %
	(c) Application and consent under		R425.00
	Section 40(5)(a) (Form WW)		
F			NT'1
5.	Additional Signature	A	Nil
		B	50 % 80 %
		C	80 %
6.	Master's Certificate or copy		Practitioner Obtaining

SECTION XI

Miscellaneous

1. \$	Supervising	Practitioner Supervising
2.	Section 44 Endorsement	A R120.00 B 50 %
		C 80 %
3.	Registrar's Certificate	Practitioner Obtaining - R180.00
4.	Township registration	A R1320.00
		B 50 %
		C 80 %
5.	(1)(a) & (b) Change of name	A R120.00
5.	$(1)(a) \approx (b)$ change of name	B 50 %
		C 80 %
	Additional Deed	A R55.00 per deed
		B 50 %
		C 80 %
	(2) Amendment Section 4(1)(b)	A R155.00
		B 50 %
		C 80 %
	Additional Deed	A R55.00
		B 50 %
		C 80 %
	(3) Consent to section 4(1)(b) Amendment	A R55.00
		B 50 %
		C 80 %
	(4) Company Conversion/change of name	R95.00
	Additional Deed	R40.00 per deed
6.	(a) Searching and Reporting per 1/4 hour	R180.00 per 1/4 hour, R120.00 per folio
	and per folio	
	(b) Searching Rights to Minerals per hour	R1 100.00 per hour, R120.00 per folio

- 7. Certified Copy to replace original: Reg 68(1)
- A R190.00
- B 50 %
- C 80 %

8.	Certified Copy for Information	А	R125.00
		В	50 %
		С	80 %
	Additional Deed	А	R40.00 per deed
		В	50 %
		С	80 %
9.	Metrication, Amendment or copy of Diagram Additional	А	R140.00
		А	R40.00 per diagram
	Diagram	A.	R1650.00
		A. B.	50 %
10.	 (a) Private Townships Board or Local Authority Declaration for sub-division 	C.	80 %
	(b) Local or Other Authority Endorsement of Power		
	of Attorney or Diagram	А.	R 600.00
11.	(a) Affidavit or Application – Lodgement	А.	R 220.00
		В.	50%
		C.	80%
	(b) Master's Endorsement in terms of sec 42(2)	R42	20.00
	(c) Registration of Powers of Attorney	R13	35.00
	(d) Certificate in terms of Section 42(1) of	R38	80.00
	Administration of Estates Act		
	(e) Application to lapse		
	usufruct (not notarial)	R 1	55.00
12.	(a) Cession of Servitude or of		
	Rights to Minerals	А.	R660.00
		B.	33 1/3 %
		C.	80%
13.	Filing per document filed	R30	55.00
14.	Upliftment of attachment interdict per interdict	R24	40.00

For attendance on taxation where required, including all necessary relevant attendances and correspondence, a recommended fee equal to 5% (Five per cent) of the fees allowed on taxation be chargeable by the conveyancer submitting the bill of costs, and a recommended fee equal to 5% (five per cent) of the total fees originally reflected in that bill of costs be chargeable by the conveyancer opposing taxation

SCHEDULE OF FEES FOR ADDITIONAL WORK

1.	1. Obtaining Master's endorsement in terms of Section 42(2)	R420.00
	2. Obtaining certified copies from Master of the High Court, per application	R180.00
	3. Obtaining a rates or water rates certificate from a local authority, per application	R400.00
	 Obtaining a Transfer Duty Receipt or Exemption from South African Revenue Service, per application 	R400.00
	5.(a) Searching at the Deeds Office per $\frac{1}{4}$ hour	R180.00
	5. (b) Reporting per folio	R120.00
	6. Drawing any document not provided for elsewhere, per folio	R120.00
	7. Perusing and Certifying a guarantee for payment	R120.00
	8. Applying for restoration of rejected Deeds	R250.00
	9. Applying for expedition of set not previously lodged	R410.00
	10. Collaborating outside of KwaZulu-Natal, per Transaction	R 500.00
	Alienation of Land Act	
	Recordal of Contract and cancellation of recordal	R180.00