

## GOVERNMENT OF ZAMBIA

## STATUTORY INSTRUMENT No. 33 OF 2002

**The Local Government Act**  
(Laws, Volume 16, Cap. 281)

**The Samfya District Council (Public Service Vehicle) (Loading and Parking Levy) By-laws, 2002**

IN EXERCISE of the powers contained in sections *sixty-nine and seventy six* of the Local Government Act, the following By-laws are hereby made:

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|---|---|
| 1. These By-laws may be cited as the Samfya District Council (Public Service Vehicle) (Loading and Parking Levy) By-laws, 2002.   | Title   |
| 2. In these By-laws, unless the context otherwise requires—<br>“ area ” means the area under the jurisdiction of the Samfya District Council;<br>“ check-point ” means any place within the area designated by the Council for the payment of loading and parking levy;<br>“ collector ” means any officer of the Council authorised to collect loading and parking levy for the Council;<br>“ Council ” means the Samfya District Council; and<br>“ public service vehicle ” means motor vehicles and trailers hired for conveying passengers or goods or both for profit. | Interpretation  |
| 3. Any person who parks and loads within the area, a public service vehicle shall pay to the Council a loading and parking levy at the following rates:<br>(a) ten thousand kwacha per mini-bus or van; and<br>(b) twenty-thousand kwacha per bus or truck.   | Loading and parking levy  |
| 4. No person shall load or park a public service vehicle within the area for which no loading and parking levy has been paid to the Council.  | No loading or parking of public service vehicle without payment of levy |

*Copies of this Statutory Instrument can be obtained from the Government Printer,  
P.O. Box 30136, Lusaka, Price K500 each.*

Place of  
payment

5. Loading and parking levy shall become payable at any check-point and shall be received by a collector who shall immediately issue an official receipt.

Offences and  
penalties

6. (1) Any person who contravenes these By-laws commits an offence and shall be liable, upon conviction—

(a) in the case of a first offence to a fine not exceeding eighty penalty units or to imprisonment for a period not exceeding six months, or to both; and

(b) in the case of a second or subsequent offence to a fine not exceeding sixteen penalty units for each day during which the contravention continues.

(2) In addition to any penalty prescribed under sub-by-law (1) the Court may order that any expenses incurred by the Council in consequence of such contravention be paid by the person committing the contravention.

J. CHIKONTWE,  
*Council Chairman,*  
*Samfya District Council*

J. MULALAMBUKA,  
*Council Secretary,*  
*Samfya District Council*

Confirmed by me this 5th day of April, 2002.

LUSAKA

[MLGH.102/51/51]

M. M. MABENGA,  
*Minister of Local Government*  
*and Housing*