

LIMPOPO PROVINCE
LIMPOPO PROVINSIE
XIFUNDZANKULU XA LIMPOPO
PROFENSE YA LIMPOPO
VUNDU LA LIMPOPO
IPHROVINSI YELIMPOPO

Provincial Gazette • Provinsiale Koerant • Gazete ya Xifundzankulu Kuranta ya Profense • Gazethe ya Vundu

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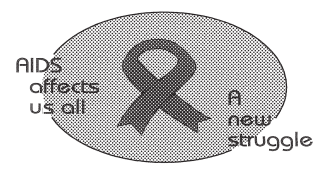
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Vol. 23

POLOKWANE, 24 JUNE 2016 24 JUNIE 2016 24 KHOTAVUXIKA 2016 24 JUNE 2016 24 FULWI 2016

No. 2727

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DEPARTMENT OF HEALTH

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Government Printing Works

Notice submission deadlines

Government Printing Works has over the last few months implemented rules for completing and submitting the electronic Adobe Forms when you, the customer, submit your notice request.

In line with these business rules, GPW has revised the notice submission deadlines for all gazettes. Please refer to the GPW website www.gpwonline.co.za to familiarise yourself with the new deadlines.

CANCELLATIONS



Cancellation of notice submissions are accepted by GPW according to the deadlines stated in the table above.

Non-compliance to these deadlines will result in your request being failed. Please pay special attention to the different deadlines for each gazette.

Please note that any notices cancelled after the cancellation deadline will be published and charged at full cost.

Requests for cancellation must be sent by the original sender of the notice and must accompanied by the relevant notice reference number (N-) in the email body.

AMENOMENTS TO NOTICES



With effect <u>from 01 October</u>, GPW will not longer accept amendments to notices. The cancellation process will need to be followed and a new notice submitted thereafter for the next available publication date.

CUSTOMER INQUIRIES



Many of our customers request immediate feedback/confirmation of notice placement in the gazette from our Contact Centre once they have submitted their notice – While GPW deems it one of their highest priorities and responsibilities to provide customers with this requested feedback and the best service at all times, we are only able to do so once we have started processing your notice submission.

GPW has a **2-working day turnaround time for processing notices** received according to the business rules and deadline submissions.

Please keep this in mind when making inquiries about your notice submission at the Contact Centre.

PROOF OF PAYMENTS REMINDER

GPW reminds you that all notice submissions **MUST** be submitted with an accompanying proof of payment (PoP) or purchase order (PO). If any PoP's or PO's are received without a notice submission, it will be failed and your notice will not be processed.

When submitting your notice request to submit.egazette@gpw.gov.za, please ensure that a purchase order (GPW Account customer) or proof of payment (non-GPW Account customer) is included with your notice submission. All documentation relating to the notice submission must be in a single email.

A reminder that documents must be attached separately in your email to GPW. (In other words, your email should have an Adobe Form plus proof of payment/purchase order – 2 separate attachments – where notice content is applicable, it should also be a 3rd separate attachment).

REMINDER OF THE GPW BUSINESS RULES

- ☐ Single notice, single email with proof of payment or purchase order.
- ☐ All documents must be attached separately in your email to GPW.
- 1 notice = 1 form, i.e. each notice must be on a separate form
- ☐ Please submit your notice **ONLY ONCE**.
- Requests for information, quotations and inquiries must be sent to the Contact Centre ONLY.
- The notice information that you send us on the form is what we publish. Please do not put any instructions in the email body.







IMPORTANT NOTICE:

THE GOVERNMENT PRINTING WORKS WILL NOT BE HELD RESPONSIBLE FOR ANY ERRORS THAT MIGHT OCCUR DUE TO THE SUBMISSION OF INCOMPLETE / INCORRECT / ILLEGIBLE COPY.

No future queries will be handled in connection with the above.

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GENERAL NOTICES • ALGEMENE KENNISGEWINGS

NOTICE 91 OF 2016



CO-OPERATIVE GOVERNANCE, HUMAN SETTLEMENTS & TRADITIONAL AFFAIRS

NOTICE IN TERMS OF SECTION 12 OF THE LOCAL GOVERNMENT: MUNICIPAL STRUCTURES ACT, 1998 (ACT 117 OF 1998): DISESTABLISHMENT OF EXISTING MUNICIPALITIES AND ESTABLISHMENT OF NEW MUNICIPALITIES

I, Makoma Grace Makhurupetje, in my capacity as Member of the Executive Council responsible for local government in Limpopo Province, hereby acting in terms of Section 12(4)(c) of the Local Government: Municipal Structures Act, 1998 (Act 117 of 1998) publish the notice for public comments.

Interested persons and institutions are invited to submit written comments or inputs on the said notice to reach the Member of the Executive Council by no later than **01**st **July 2016**.

All written comments or inputs must be forwarded to:

Ms Minah Matemotsa (Director: Legal Services)

Department of Cooperative Governance, Human Settlements and Traditional Affairs

Private Bag x 9485

Polokwane

0700

Tel: 015 284 5211 / 5411

Physical address: 20 Rabe Street Polokwane

Email: MatemotsaMB@coghsta.limpopo.gov.za

Ms Makoma Grace Makhurupetse, MPL

MEC RESPONSIBLE FOR LOCAL GOVERNMENT: LIMPOPO PROVINCE

SCHEDULE

PART 1

1 Definitions

In this schedule, unless the context otherwise indicates or unless redefined herein, a word or expression to which a meaning has been assigned in the Local Government: Municipal Structures Act, (Act 117 of 1998) has the same meaning and –

"administrative unit" means the administrative unit referred to in clause 11 of the Part 1 of this schedule;

"Constitution" means the Constitution of the Republic of South Africa, 1996 (Act No.108 of 1996);

"demarcation notice" means relevant notices published by the demarcation board;

"disestablished municipality" means an existing municipality disestablished in terms of clause 2 of Part 1;

"effective date" means-

- (a) the day on which the results of the first election of the councils of the district municipality and the local municipalities in the district municipal area are declared in terms of section 190 (1) (c) of the Constitution; or
- (b) date on which the results of the re-election are declared, if any

"existing municipalities" means the municipalities established in terms of section 12 of the Local Government: Municipal Structures Act 117 of 1998;

"local municipality" means a Category B municipality established in terms of Parts 6 to 8 of the schedule:

"MEC" means the Member of Executive Council responsible for Local Government in Limpopo Province;

"proportionally elected councillors" means councillors elected to proportionally represent the political parties that contested the election in the municipality concerned;

"the Act" means the Local Government: Municipal Structures Act, 1998 (Act No.117 of 1998); and

"ward councillor" means a councillor elected to directly represent a ward.

2. DISESTABLISHMENT OF MUNICIPALITIES

- (1) The following municipalities are disestablished with effect from the effective date to the extent that these municipalities fall within the district municipal area of a local municipality, as the case may be:
 - (a) Aganang Local Municipality within Capricorn district municipality established in terms of Notice 306 of Gazette No. 615 dated 01st October 2000;
 - (b) Mutale Local Municipality within Vhembe district municipality established in terms of Notice 306 Gazette dated 615 dated 01st October 2000;
 - (c) Mookgopong Local Municipalities within Waterberg district municipality established in terms of Notice 306 of Gazette No 615 of 01st October 2000;
 - (d) Modimolle Local Municipalities within Waterberg district municipality established in terms of Notice 306 of Gazette No 615 of 01st October 2000;
 - (e) Greater Tubatse Local Municipalities within Sekhukhune district municipality established in terms of Notice 302 of Gazette 611 dated 01st October 2000; and
 - (f) Fetakgomo Local Municipalities within Sekhukhune district municipality established in terms of Notice 302 of Gazette 611 dated 01st October 2000.
- (2) Until it is disestablished on the effective date in terms of sub clause 1, a municipality remains competent to function as a municipality for its area.

3. VACATION OF OFFICE

The councillors of the municipalities referred to in clause 2(1) shall vacate office on the effective date and hand in all council property in their possession to the municipal manager of the relevant disestablished municipality.

4. ESTABLISHMENT OF MUNICIPALITIES

- (1) Local municipalities within the district municipal areas are hereby established as set out in Parts 6 to 8 of this schedule.
- (2) The establishment of the municipalities mentioned in sub clauses (1) takes effect in terms of section 12 (2)(b) of the Act at the commencement of the first election of the councils of those municipalities.

5. LEGAL SUCCESSION

(1) The local municipalities within the area of the district municipality, supersede the existing municipality or municipalities to the extent that the existing municipality or municipalities fall within that area, and local municipalities in the area become the successors in law of the existing municipality or municipalities depending on the specific assets, liabilities, rights and obligations allocated to the local municipalities respectively in terms of this schedule

6. BY-LAWS, REGULATIONS AND RESOLUTIONS

- (1) For the purpose of transition as outlined in Provincial Gazette Number 2641 dated 20 November 2015 shall continue to exist with all established structures for two years from the date of promulgation.
- (2) All by-laws, regulations and resolutions that apply in the area of disestablished municipalities immediately before the effective date, will continue to apply in such area from the effective date until amended or repealed by the council of the new municipality:
 - (a) unless inconsistent with the context or clearly inappropriate, reference in any such by-law, regulation or resolution to
 - (i) a disestablished municipality, must be construed as a reference to the new municipality; and
 - (ii) a structure or functionary of a disestablished municipality, must be construed as reference to the corresponding structure or functionary in the new municipality.

7. TRANSFER OF ASSESTS, LIABILITIES, RIGHTS AND OBLIGATIONS

- (1) The assets, liabilities, rights and obligations of a disestablished municipality, in so far as they were, immediately before the effective date, predominantly deployed in respect of, or related to, the performance by that municipality of a function or functions in a specific area, are hereby, subject to sections 14 (2) of the Act, transferred to the new municipality which, on the effective date assumed sole responsibility for the said functions in the said area.
- (2) For the purpose of sub-clause (1) "function" includes power.
- (3) Administrative and other records relating to assets, rights, liabilities and obligations referred to in sub-clause (1) vest, as from the effective date, in the new municipality to which the respective assets, rights, liabilities and obligations are transferred in terms of the said sub-clause.

- (4) Assets, rights, liabilities and obligations other than those referred to in subparagraph 1 are hereby transferred as from the effective date to the new local municipality in whose area the administration unit responsible for administrative control of such assets, rights, liabilities and obligations immediately before the effective date, is located.
- (5) A new municipality must, pending the review referred to in sub-clause (6) in exercising its powers, performing its functions and discharging its duties, make use of the assets and rights that were associated with such activities immediately before the effective date.

8. INVESTMENTS, CASH AND CASH BALANCES

- As from the effective date all investments, cash and all cash balances in a bank account of a
 disestablished municipality accrue to a new municipality established in terms of Clause 4(1)
 in accordance with the following rules:
 - (a) the investments, cash and cash balances in the account of the disestablished municipalities referred to in Clause 2(1), accrue to the new municipality: Provided that where the area of the disestablished municipality falls in more than one newly established municipal area, the portion of such investments, cash and cash balances as determined by the MEC, will accrue to the new municipalities concerned.
 - 2. The new municipality must comply with Chapter 3 of the Local Government: Municipal Finance Management Act, 2003 (Act 56 of 2003) with regard to investments, cash and cash balances.

9. TRANSFER OF STAFF

- 1. A person who at the effective date is an employee of the disestablished municipalities becomes an employee of a new or existing municipality in accordance with the following rules:
 - (a) employees who are for most of their normal working day occupied with work directly related or incidental to the performance of a specific function allocated in terms of provisions of section 84 of the Act, to a new or existing municipality, or the performance of a specific function in a specific area, become employees of the new or existing municipality which as from the effective date is responsible for the

- performance of that specific function or for the performance of that specific function in that specific area;
- (b) employees not mentioned in sub clause (a) become employees of the new or existing municipality in whose area the administrative unit responsible for staff administration relating to such employees, immediately before the effective date is located;
- (c) for the purpose of (a) "function" includes power;
- (d) the employment of employees by new or existing local municipality is subject to any applicable collective agreement and the Labour Relations Act, 1995 (Act No.66 of 1995);
- (e) an employee referred to in sub-clause (a) or (b) above is transferred to the new or existing municipality on terms and conditions not less favourable than under which such employee served immediately before the effective date;
- (f) service by a person so transferred is deemed to constitute service as an employee of the new or existing municipality to which such person is transferred and any leave, pension and other benefits that may have accrued to such person by virtue of service with a disestablished municipality shall be deemed to have accrued in favour of such a person by virtue of service with the new municipality to which he or she is transferred;
- (g) where an employee transferred in terms of sub clause (a) or (b) above was a member of a medical aid scheme, pension or provident fund immediately before the effective date-
 - (i) that employee continues as such a member unless continued membership is contrary to the rules of scheme or fund in question or unless the new or existing municipality to which the employee is transferred and the employee, after consultation with the fund or scheme, agrees otherwise; and
 - (ii) the new or existing municipality must deduct the necessary employee's contributions to the scheme or fund from the remuneration of the employee concerned and pay it over to the scheme or fund in question together with the employer's contribution; and
- (h) a transfer in terms of sub clause (a) or (b) is subject to section 197 of the Labour Relations Act, 1995 (Act No. 66 of 1995).

10. ADMINISTRATIVE UNITS

All the staff transferred to a new or existing municipality in terms of clause 9 of this schedule, forms an administrative unit that functions as such in terms of the administrative, accounting, human resource management and other like structures, systems, rules, regulations and legislations which were applicable immediately prior to the establishment of the said new or existing municipality until such structures, systems, rules and regulations are amended by the new or existing municipality or pursuant to the rationalization.

11. MUNICIPAL MANAGERS

Pending the appointment by the council of the new municipalities of a Municipal Manager, the MEC may second an official as an acting municipal manager in terms of section 54A(6) of the Local Government: Municipal Systems Act, 2000(Act 32 of 2000) read with Regulation 20 of Local Government: Municipal Systems Act, 2000(Act 32 of 2000) on the Appointment and Condition of Employment of Senior Managers of 2014 until otherwise determined by council.

PART 2

DISTRICT MUNICIPALITIES

A. CAPRICORN DISTRICT MUNICIPALITY

1. COUNCILLORS

- (1) The council of the district municipality consists of 56 councilors as determined in Municipal Notice No 367 of gazette No: 2429 dated 9 October 2014 as outlined hereunder:
 - (a) 22 must be directly elected councilors;
 - (b) 19 must be appointed by the local municipality mentioned in part 9 of this schedule;
 - (c) 5 must be appointed by the local municipality mentioned in part 11 of this schedule;
 - (d) 4 must be appointed by the local municipality mentioned in part 10 of this schedule:
 - (e) 6 must be appointed by the local municipality mentioned in part 12 of this schedule.

(2) The MEC has determined 9 full time councilors as contemplated in section 18(4) of the Act who may be designated as full-time, as follows:

Mayor;

Speaker;

Chief Whip; and

Chairperson of a committee in terms of section 79 of the Act.

2. SEAT OF MUNICIPALITY

The seat of the municipality is Polokwane.

3. STANDING RULES AND ORDERS FOR THE FIRST MEETING

The standing rules and orders of the first meeting of the municipality is those which apply currently until otherwise determined by the council.

B. VHEMBE DISTRICT MUNICIPALITY

1. COUNCILLORS

- (1) The council of the district municipality consists of 59 councilors as determined in Municipal Notice No 367 of gazette No: 2429 dated 9 October 2014.
 - (a) 24 must be directly elected councilors;
 - (b) 2 must be appointed by the local municipality mentioned in part 15 of this schedule;
 - (c) 13 must be appointed by the local municipality mentioned in part 13 of this schedule;
 - (d) 11 must be appointed by the local municipality mentioned in part 14 of this schedule;
 - (6) 9 must be appointed by the local municipality mentioned in part 6 of this schedule.
- (2) The MEC has determined 9 full time councilors as contemplated in section 18(4) of the Act who may be designated as full-time, as follows:

Mayor;

Speaker;

Chief Whip; and

Chairperson of a committee in terms of section 79 of the Act.

2. SEAT OF MUNICIPALITY

The seat of the municipality is Thohoyandou.

3. STANDING RULES AND ORDERS FOR THE FIRST MEETING

The standing rules and orders of the first meeting of the municipality is those which apply currently until otherwise determined by the council.

PART 3

C. SEKHUKHUNE DISTRICT MUNICIPALITY

1. COUNCILLORS

- (1) The council of the district municipality consists of 51 councilors as determined in Municipal Notice No 367 of gazette No: 2429 dated 9 October 2014.
 - (a) 20 must be directly elected councilors;
 - (b) 4 must be appointed by the local municipality mentioned in part 27 of this schedule;
 - (c) 7 must be appointed by the local municipality mentioned in part 26 of this schedule;
 - (d) 8 must be appointed by the local municipality mentioned in part 25 of this schedule;
 - (6) 12 must be appointed by the local municipality mentioned in part 7 of this schedule.
- (2) The MEC has determined 9 full time councilors as contemplated in section 18(4) of the Act who may be designated as full-time, as follows:

Mayor;

Speaker;

Chief Whip; and

Chairperson of a committee in terms of section 79 of the Act.

2. SEAT OF MUNICIPALITY

The seat of the municipality is Groblersdal.

3. STANDING RULES AND ORDERS FOR THE FIRST MEETING

The standing rules and orders of the first meeting of the municipality is those which apply currently until otherwise determined by the council.

PART 4

C. MOPANI DISTRICT MUNICIPALITY

1. COUNCILLORS

- (1) The council of the district municipality consists of 53 councilors as determined in Municipal Notice No 367 of gazette No: 2429 dated 9 October 2014.
 - (a) 21 must be directly elected councilors;
 - (b) 7 must be appointed by the local municipality mentioned in part 20 of this schedule;
 - (c) 7 must be appointed by the local municipality mentioned in part 18 of this schedule;
 - (d) 11 must be appointed by the local municipality mentioned in part 17 of this schedule
 - (6) 4 must be appointed by the local municipality mentioned in part 19 of this schedule
 - (7) 3 must be appointed by the local municipality in part 16 of this schedule
- (2) The MEC has determined 8 full time councilors as contemplated in section 18(4) of the Act who may be designated as full-time, as follows:

Mayor;

Speaker;

Chief Whip; and

Chairperson of a committees in terms of section 79 of the Act.

3. SEAT OF MUNICIPALITY

The seat of the municipality is Giyani.

4. STANDING RULES AND ORDERS FOR THE FIRST MEETING

The standing rules and orders of the first meeting of the municipality is those which apply currently until otherwise determined by the council.

PART 5

D. WATERBERG DISTRICT MUNICIPALITY

1. COUNCILLORS

- (1) The council of the district municipality consists of 35 councilors as determined in Municipal Notice No 367 of gazette No: 2429 dated 9 October 2014:
 - (a) 14 must be directly elected councilors;
 - (b) 3 must be appointed by the local municipality mentioned in part 22 of this schedule;
 - (c) 3 must be appointed by the local municipality mentioned in part 21 of this schedule
 - (d) 3 must be appointed by the local municipality mentioned in part 8 of this schedule
 - (6) 2 must be appointed by the local municipality mentioned in part 23 of this schedule.
 - (7) 10 must be appointed by the local municipality mentioned in part 24 of this schedule.
- (2) The MEC has determined 8 full time councilors as contemplated in section 18(4) of the Act who may be designated as full-time, as follows:

Mayor;

Speaker;

Chief Whip; and

Chairperson of a committee in terms of section 79 of the Act.

3. SEAT OF MUNICIPALITY

The seat of the municipality is Modimolle.

4. STANDING RULES AND ORDERS FOR THE FIRST MEETING

The standing rules and orders of the first meeting of the municipality is those which apply currently until otherwise determined by the council.

PART 6

VHEMBE DISTRICT

1. ESTABLISHMENT OF A LOCAL MUNICIPALITY

For the purposes of the district municipal area determined in the demarcation notice, a local municipality is hereby established.

2. BOUNDARIES

The boundaries of the local municipality are as indicated in Gazette No. 2639 of 20 November 2015 of the demarcation notice.

3. CATEGORY

The local municipality is a Category B municipality as determined by the Demarcation Board in terms of a Section 4 of the Act.

4. NAME OF THE MUNICIPALITY

The provisional designated name of the local municipality is **Hlanganani Malamulele Vuwani** until the new council determines a new name after having followed the necessary procedure.

5. TYPE

The type of the local municipality is that of a collective executive system combined with a ward participatory system in terms of Section 9 of the Act.

6. COUNCILLORS

- (1) The council of the local municipality consists of 71 councillors of which 35 are proportionally elected councillors and 36 are ward councillors as determined in the Provincial Notice 323 of Gazette 2599 dated 28 September 2015.
- (2) The MEC has determined the following councillors as contemplated in section 18(4) of the Act who may be designated as full time as follows:

Mayor;

Speaker; and

Chief Whip.

Other councillors of the municipality(if any) who may be designated as full time, are to be determined by the MEC in accordance with the policy framework in section 18(4) of the Act and in terms of criteria to be determined by the Minister in consultation with the MEC.

6. WARDS

The local municipality has 36 wards with boundaries as determined in the demarcation notice.

7. SEAT OF THE MUNICIPALITY

The seat of the municipality shall be at Malamulele until otherwise determined.

8. THE STANDING RULES AND ORDER OF COUNCIL

The standing rules and orders of Makhado Local Municipality and Thulamela Local Municipality shall apply until otherwise determined by the new council after having followed the necessary procedure.

PART 7

SEKHUKHUNE DISTRICT

1. ESTABLISHMENT OF A LOCAL MUNICIPALITY

For the purposes of the district municipal area determined in the demarcation notice 2629 dated 11 November 2015, a local municipality is hereby established

2. BOUNDARIES

The boundaries of the local municipality are as determined in the demarcation notice published in Gazette No. 2629 dated 11 November 2015

3. CATEGORY

The local municipality is a Category B municipality as determined by the Demarcation Board in terms of a Section 4 of the Act

4. NAME OF THE MUNICIPALITY

The provisional designated name of the local municipality is **Fetakgomo – Greater Tubatse** until the new municipal council determines a new name after having followed the necessary procedure.

5. TYPE

The type of the local municipality is that of a collective executive system combined with a ward participatory system in terms of Section 9 of the Act

6. COUNCILLORS

- (1) The council of the local municipality consists of 77 councillors of which 38 are proportionally elected councillors and 39 are ward councillors as determined in the Provincial Notice 323 of Gazette 2599 dated 28 September 2015
- (2) The MEC has determined the following councillors as contemplated in section 18(4) of the Act who may be designated as full time:

Mayor;

Speaker; and

Chief Whip.

Other councillors of the municipality(if any) who may be designated as full time, are to be determined by the MEC in accordance with the policy framework in section 18(4) of the Act and in terms of criteria to be determined by the Minister in consultation with the MEC.

7. WARDS

The local municipality has 39 wards with boundaries as determined in the demarcation notice.

8. SEAT OF THE MUNICIPALITY

The seat of the municipality for purposes of the first meeting of council shall be at Fetakgomo until otherwise determined.

9. THE STANDING RULES AND ORDER OF COUNCIL

The standing rules and orders for the first meeting of council shall be those which applied to the disestablished municipalities known as Fetakgomo and Greater Tubatse local councils until otherwise determined by new council after having followed the necessary procedure.

PART 8

WATERBERG DISTRICT

1. ESTABLISHMENT OF A LOCAL MUNICIPALITY

For the purposes of the district municipal area determined in the demarcation notice 2629 dated 11 November 2015, a local municipality is hereby established.

18 No. 2727

2. BOUNDARIES

The boundaries of the local municipality are as determined in the demarcation notice published in

provincial gazette no. 2627 dated 11 November 2015.

3. CATEGORY

The local municipality is a Category B municipality as determined by the Demarcation Board in

terms of a section 4 of the Act.

3. NAME OF THE MUNICIPALITY

The provisional designated name of the local municipality is **Modimolle - Mookgopong** until the

new municipal council determines a new name after having followed the necessary procedures.

4. TYPE

The type of the local municipality is that of a collective executive system combined with a ward

participatory system in terms of Section 9 of the Act.

5. COUNCILLORS

(1) The council of the local municipality consists of 28 councillors of which 14 are

proportionally elected councillors and 14 are ward councillors as determined in the

Provincial Notice 323 of Gazette 2599 dated 28 September 2015.

(2) The MEC has determined the following councillors as contemplated in section 18(4)

of the Act who may be designated as full time:

Mayor;

Speaker; and

Chief Whip.

(3) Other councillors of the municipality(if any) who may be designated as full time, are

to be determined by the MEC in accordance with the policy framework in section

18(4) of the Act and in terms of criteria to be determined by the Minister in

consultation with the MEC.

6. WARDS

The local municipality has 14 wards with boundaries as determined in the demarcation notice.

15

7. SEAT OF THE MUNICIPALITY

The seat of the municipality for purposes of the first meeting of council shall be at Modimolle Municipal Offices until otherwise determined.

8. THE STANDING RULES OF ORDER OF COUNCIL

The standing rules and orders for the first meeting of council shall be those which applied to the disestablished municipalities known as Modimolle and Mookgopong local councils until otherwise determined by new council after having followed the necessary procedure.

PART 9

CAPRICORN DISTRICT MUNICIPALITY

POLOKWANE LOCAL MUNICIPALITY

1. COUNCILLORS

The council of the local municipality consist of 90 councillors as determined in demarcation notice no. 323 of gazette no. 2599 dated 28 September 2015:

- (a) 45 proportionally elected councillors
- (b) 45 ward councillors

The MEC has determined 9 full time councillors as contemplated in section 18(4) of the Act who may be designated as full time as follows:

Mayor;

Speaker;

Chief whip;

Mayoral committee members to a maximum of five (5); and

Chairperson of the committee established in terms of Section 79 of the Act.

2. BOUNDARIES

The boundaries of the local municipality as indicated in demarcation notice no 79 of provincial gazette 2625 dated 11 November 2015.

3. WARDS

The local municipality has 45 wards with boundaries as determined in the demarcation notice.

4. SEAT OF THE MUNICIPALITY

The seat of the municipality shall be in Polokwane.

5. THE STANDING RULES OF ORDER OF COUNCIL

The standing rules and orders of the first meeting of the municipality is those which apply currently until otherwise determined by the council.

PART 10

MOLEMOLE LOCAL MUNICIPALITY

1. COUNCILLORS

The council of the local municipality consist of 32 councillors as determined in demarcation notice no. 367 of gazette no. 2599 dated 28 September 2014:

- (a) 16 proportionally elected councillors
- (b) 16 ward councillors

The MEC has determined 6 full time councillors as contemplated in section 18(4) of the Act who may be designated as full time as follows:

Mayor;

Speaker;

Chief whip; and

EXCO members to a maximum of three (3)

2. BOUNDARIES

The boundaries of the local municipality as indicated in demarcation notice no 79 of provincial gazette 2623 dated 11 November 2015 in terms of the Municipal Demarcation Act 27 of 1998.

3. WARDS

The local municipality has 16 wards with boundaries as determined in the demarcation notice.

4. SEAT OF THE MUNICIPALITY

The seat of the municipality shall be in Mogwadi.

5. THE STANDING RULES AND ORDER OF COUNCIL

The standing rules and orders of the first meeting of the municipality is those which apply currently until otherwise determined by the council.

PART 11

BLOUBERG LOCAL MUNICIPALITY

1. COUNCILLORS

The council of the local municipality consist of 44 councillors as determined in demarcation notice no. 323 of gazette no. 2599 dated 28 September 2015:

- (a) 22 proportionally elected councillors
- (b) 22 ward councillors

The MEC has determined 9 full time councillors as contemplated in section 18(4) of the Act who may be designated as full time as follows:

Mayor;

Speaker;

Chief whip; and

EXCO committee members to a maximum of three (3).

2. BOUNDARIES

The boundaries of the local municipality are indicated in notice no 82 of provincial gazette 2628 dared 11 November 2015 in terms of Act.

3. WARDS

The local municipality has 22 wards with boundaries as determined in the demarcation notice.

4. SEAT OF THE MUNICIPALITY

The seat of the municipality shall be in Senwabarwana.

5. THE STANDING RULES AND ORDER OF COUNCIL

The standing rules and orders of the first meeting of the municipality is those which apply currently until otherwise determined by the council.

PART 12

LEPELLE-NKUMPI LOCAL MUNICIPALITY

1. COUNCILLORS

- (1) The council of the local municipality consists of 60 councilors as determined in Municipal Notice No. 367 of provincial gazette no: 2429 dated 9 October 2014.
 - (a) 30 must be proportionally elected councilors;
 - (b) 30 ward Councilors
- (2) The MEC has determined 6 full time councilors as contemplated in section 18(4) of the Act who may be designated as full-time, as follows:

Mayor;

Speaker; and

Chief Whip and EXCO members to a maximum of 3.

2. BOUNDARIES

The boundaries of the local municipality are indicated in notice no 37 of gazette no: 2563 dated 24 July 2015 in terms of the Municipal Demarcation Act 27 of 1998.

3. WARDS

The local municipality has 30 wards with boundaries as determined in the demarcation notice.

4. SEAT OF THE MUNICIPALITY

The seat of the municipality shall be in Lebowakgomo.

5. THE STANDING RULES AND ORDER OF COUNCIL

The standing rules and orders of the first meeting of the municipality is those which apply currently until otherwise determined by the council.

PART 13

VHEMBE DISTRICT MUNICIPALITY

THULAMELA LOCAL MUNICIPALITY

1. COUNCILLORS

- 1. The council of the local municipality consist of 81 councillors as determined in demarcation notice no. 367 of gazette no. 2429 dated 09 October 2014:
 - (a) 40 proportionally elected councillors
 - (b) 41 ward councillors
- 2. The MEC has determined 8 full time councillors as contemplated in section 18(4) of the Act who may be designated as full time as follows:

Mayor;

Speaker;

Chief whip;

EXCO committee members to a maximum of four (4); and

Chairperson of the committee established in terms of Section 79.

2. BOUNDARIES

The boundaries of the local municipality are indicated in notice no 78 of provincial gazette 2624 dared 11 November 2015 in terms of the Municipal Demarcation Act 27 of 1998

3. WARDS

The local municipality has 41 wards with boundaries as determined in the demarcation notice.

4. SEAT OF THE MUNICIPALITY

The seat of the municipality shall be in Thohoyandou.

5. THE STANDING RULES AND ORDER OF COUNCIL

The standing rules and orders of the first meeting of the municipality is those which apply currently until otherwise determined by the council.

PART 14

MAKHADO LOCAL MUNICIPALITY

1. COUNCILLORS

The council of the local municipality consist of 75 councillors as determined in demarcation notice no. 323 of gazette no. 2599 dated 28 September 2015:

- (a) 37 proportionally elected councillors
- (b) 38 ward councillors

The MEC has determined 7 full time councillors as contemplated in section 18(4) of the Act who may be designated as full time as follows:

Mayor;

Speaker;

Chief whip; and

EXCO committee members to a maximum of four (4).

2. BOUNDARIES

The boundaries of the local municipality are indicated in notice no 80 of provincial gazette 2626 dated 11 November 2015 in terms of the Municipal Demarcation Act 27 of 1998

3. WARDS

The local municipality has 38 wards with boundaries as determined in the demarcation notice.

4. SEAT OF THE MUNICIPALITY

The seat of the municipality shall be in Makhado.

5. THE STANDING RULES AND ORDER OF COUNCIL

The standing rules and orders of the first meeting of the municipality is those which apply currently until otherwise determined by the council.

PART 15

MUSINA LOCAL MUNICIPALITY

1. COUNCILLORS

The council of the local municipality consist of 24 councillors as determined in demarcation notice no. 367 of gazette no. 2429 dated 9 October 2014:

- (i) 12 proportionally elected councillors
- (ii) 12 ward councillors

The MEC has determined 6 full time councillors as contemplated in section 18(4) of the Act who may be designated as full time as follows:

Mayor;

Speaker;

Chief whip; and

EXCO committee members to a maximum of three (3).

2. BOUNDARIES

The boundaries of the local municipality as outlined in demarcation notice no 76 of provincial gazette 2622 dated 11 November 2015 in terms of the Municipal Demarcation Act 27 of 1998.

3. WARDS

The local municipality has 12 wards with boundaries as determined in the demarcation notice.

4. SEAT OF THE MUNICIPALITY

The seat of the municipality shall be in Musina.

5. THE STANDING RULES OF ORDER OF COUNCIL

The standing rules and orders of the first meeting of the municipality is those which apply currently until otherwise determined by the council.

PART 16

MOPANI DISTRICT MUNICIPALITY MARULENG LOCAL MUNICIPALITY

1. COUNCILLORS

- (1) The council of the local municipality consists of 27 councilors as determined in Municipal Notice No. 367 of gazette no: 2429 dated 9 October 2014.
 - (a) 13 must be proportional representative;
 - (b) 14 ward Councilors
- (2) The MEC has determined 6 full time councilors as contemplated in section 18(4) of the Act who may be designated as full-time, as follows:

Mayor;

Speaker; and

Chief Whip and EXCO members to a maximum of 3.

2. BOUNDARIES

The boundaries of the local municipality are indicated in notice no 95 of gazette no: 2640 dated 20 November 2015 in terms of the Municipal Demarcation Act 27 of 1998.

3. WARDS

The local municipality has 14 wards with boundaries as determined in the demarcation notice.

4. SEAT OF THE MUNICIPALITY

The seat of the municipality shall be in Hoedspruit.

5. THE STANDING RULES OF ORDER OF COUNCIL

The standing rules and orders of the first meeting of the municipality is those which apply currently until otherwise determined by the council.

PART 17

GREATER TZANEEN LOCAL MUNICIPALITY

1. COUNCILLORS

- (1) The council of the local municipality consists of 69 councilors as determined in Municipal Notice No. 367 of gazette no: 2429 dated 9 October 2014.
 - (a) 34 must are proportional representative;
 - (b) 35 ward Councilors
- (2) The MEC has determined 7 full time councilors as contemplated in section 18(4) of the Act who may be designated as full-time, as follows:

Mayor;

Speaker; and

Chief Whip and EXCO members to a maximum of 4.

2. BOUNDARIES

The boundaries of the local municipality are indicated in notice no 324 of gazette no: 2600 dated 20 November 2015 in terms of the Municipal Demarcation Act 27 of 1998.

3. WARDS

The local municipality has 35 wards with boundaries as determined in the demarcation notice.

4. SEAT OF THE MUNICIPALITY

The seat of the municipality shall be in Tzaneen.

5. THE STANDING RULES OF ORDER OF COUNCIL

The standing rules and orders of the first meeting of the municipality is those which apply currently until otherwise determined by the council.

PART 18

GREATER LETABA LOCAL Municipality

1. COUNCILLORS

- (1) The council of the local municipality consists of 60 councilors as determined in Municipal Notice No. 367 of gazette no: 2429 dated 9 October 2014.
 - (a) 30 must be proportional representatives;
 - (b) 30 ward Councilors
- (2) The MEC has determined 6 full time councilors as contemplated in section 18(4) of the Act who may be designated as full-time, as follows:

Mayor

Speaker

Chief Whip and EXCO members to a maximum of 3.

2. BOUNDARIES

The boundaries of the local municipality are indicated in notice no 36 of gazette no: 2562 dated 24 July 2014 in terms of the Municipal Demarcation Act 27 of 1998.

3. WARDS

The local municipality has 30 wards with boundaries as determined in the demarcation notice.

4. SEAT OF THE MUNICIPALITY

The seat of the municipality shall be in Modjadjiskloof.

5. THE STANDING RULES OF ORDER OF COUNCIL

The standing rules and orders of the first meeting of the municipality is those which apply currently until otherwise determined by the council.

PART 19

BA-PHALABORWA LOCAL MUNICIPALITY

1. COUNCILLORS

(1) The council of the local municipality consists of 37 councilors as determined in Municipal Notice No. 367 of gazette no: 2429 dated 9 October 2014 consisting of:

- (a) 18 must be proportional representatives;
- (b) 19 ward Councilors
- (2) The MEC has determined 6 full time councilors as contemplated in section 18(4) of the Act who may be designated as full-time, as follows:

Mayor;

Speaker; and

Chief Whip and EXCO members to a maximum of 3.

2. BOUNDARIES

The boundaries of the local municipality are indicated in notice no 92 of gazette no: 2637 dated 20 November 2015 in terms of the Municipal Demarcation Act 27 of 1998.

3. WARDS

The local municipality has 19 wards with boundaries as determined in the demarcation notice.

4. SEAT OF THE MUNICIPALITY

The seat of the municipality shall be in Namakgale.

5. THE STANDING RULES OF ORDER OF COUNCIL

The standing rules and orders of the first meeting of the municipality is those which apply currently until otherwise determined by the council.

PART 20

GREATER GIYANI LOCAL MUNICIPALITY

1. COUNCILLORS

- (1) The council of the local municipality consists of 62 councilors as determined in Municipal Notice No. 367 of gazette no: 2654 dated 9 October 2014.
 - (a) 31 must be proportional representatives;
 - (b) 31 ward Councilors
- (2) The MEC has determined 6 full time councilors as contemplated in section 18(4) of the Act who may be designated as full-time, as follows:

Mayor;

Speaker; and

Chief Whip and EXCO members to a maximum of 3.

2. BOUNDARIES

The boundaries of the local municipality are indicated in notice no 38 of gazette no: 2564 dated 20 November 2015 in terms of the Municipal Demarcation Act 27 of 1998.

3. WARDS

The local municipality has 31 wards with boundaries as determined in the demarcation notice.

4. SEAT OF THE MUNICIPALITY

The seat of the municipality shall be in Giyani.

5. THE STANDING RULES OF ORDER OF COUNCIL

The standing rules and orders of the first meeting of the municipality is those which apply currently until otherwise determined by the council.

PART 21

WATERBERG DISTRICT MUNICIPALITY LEPHALALE LOCAL MUNICIPALITY

1. COUNCILLORS

- (1) The council of the local municipality consists of 26 councilors as determined in Municipal Notice No. 367 of gazette no: 2429 dated 9 October 2014.
 - (a) 13 must be proportionally elected councilors;
 - (b) 13 ward Councilors
- (2) The MEC has determined 7 full time councilors as contemplated in section 18(4) of the Act who may be designated as full-time, as follows:

Mayor;

Speaker; and

Chief Whip and EXCO members to a maximum of 3.

2. BOUNDARIES

The boundaries of the local municipality are indicated in notice no 37 of gazette no: 2565 dated 24 July 2015 in terms of the Municipal Demarcation Act 27 of 1998.

3. WARDS

The local municipality has 13 wards with boundaries as determined in the demarcation notice.

4. SEAT OF THE MUNICIPALITY

The seat of the municipality shall be in Lephalale.

5. THE STANDING RULES OF ORDER OF COUNCIL

The standing rules and orders of the first meeting of the municipality is those which apply currently until otherwise determined by the council.

PART 22

THABAZIMBI LOCAL MUNICIPALITY

1. COUNCILLORS

- (1) The council of the local municipality consists of 23 councilors as determined in Municipal Notice No. 367 of gazette no: 2429 dated 9 October 2014.
 - (a) 11 must be proportionally elected councilors;
 - (b) 12 ward Councilors
- (2) The MEC has determined 6 full time councilors as contemplated in section 18(4) of the Act who may be designated as full-time, as follows:

Mayor;

Speaker; and

Chief Whip and EXCO members to a maximum of 3.

2. BOUNDARIES

The boundaries of the local municipality are indicated in notice no 37 of gazette no: 2567 dated 24 July 2015 in terms of the Municipal Demarcation Act 27 of 1998.

3. WARDS

The local municipality has 12 wards with boundaries as determined in the demarcation notice.

4. SEAT OF THE MUNICIPALITY

The seat of the municipality shall be in Thabazimbi.

5. THE STANDING RULES OF ORDER OF COUNCIL

The standing rules and orders of the first meeting of the municipality is those which apply currently until otherwise determined by the council.

PART 23

BELA - BELA LOCAL MUNICIPALITY

1. COUNCILLORS

- (1) The council of the local municipality consists of 17 councilors as determined in Municipal Notice No. 367 of gazette no: 2429 dated 9 October 2014.
 - (a) 8 must be proportionally elected councilors;
 - (b) 9 ward Councilors
- (2) The MEC has determined 6 full time councilors as contemplated in section 18(4) of

the Act who may be designated as full-time, as follows:

Mayor;

Speaker; and

Chief Whip and EXCO members to a maximum of 3.

2. BOUNDARIES

The boundaries of the local municipality are indicated in notice no 37 of gazette no: 2568 dated 24 July 2015 in terms of the Municipal Demarcation Act 27 of 1998.

3. WARDS

The local municipality has 9 wards with boundaries as determined in the demarcation notice.

4. SEAT OF THE MUNICIPALITY

The seat of the municipality shall be in Bela - Bela.

5. THE STANDING RULES OF ORDER OF COUNCIL

The standing rules and orders of the first meeting of the municipality is those which apply currently until otherwise determined by the council.

PART 24

MOGALAKWENA LOCAL MUNICIPALITY

1. COUNCILLORS

- (1) The council of the local municipality consists of 64 councilors as determined in Municipal Notice No. 367 of gazette no: 2429 dated 9 October 2014 consisting of:
 - (a) 32 must be proportionally elected councilors;
 - (b) 32 ward Councilors
- (2) The MEC has determined 7 full time councilors as contemplated in section 18(4) of the Act who may be designated as full-time, as follows:

Mayor;

Speaker; and

Chief Whip and EXCO members to a maximum of 3.

2. BOUNDARIES

The boundaries of the local municipality are indicated in notice no 37 of gazette no: 2570 dated 24 July 2015 in terms of the Municipal Demarcation Act 27 of 1998.

3. WARDS

The local municipality has 32 wards with boundaries as determined in the demarcation notice.

4. SEAT OF THE MUNICIPALITY

The seat of the municipality shall be in Mokopane.

5. THE STANDING RULES OF ORDER OF COUNCIL

The standing rules and orders of the first meeting of the municipality is those which apply currently until otherwise determined by the council.

PART 25

SEKHUKHUNE DISTRICT MUNICIPALITY MAKHUDUTHAMAGA LOCAL MUNICIPALITY

1. COUNCILLORS

- (1) The council of the local municipality consists of 62 councilors as determined in Municipal Notice No. 367 of gazette no: 2429 dated 9 October 2014.
 - (a) 31 must be proportionally elected councilors;
 - (b) 31 ward Councilors
- (2) The MEC has determined 6 full time councilors as contemplated in section 18(4) of the Act who may be designated as full-time, as follows:

Mayor;

Speaker; and

Chief Whip and EXCO members to a maximum of 3.

2. BOUNDARIES

The boundaries of the local municipality are indicated in notice no 37 of gazette no: 2503 dated 24 July 2015 in terms of the Municipal Demarcation Act 27 of 1998.

3. WARDS

The local municipality has 31 wards with boundaries as determined in the demarcation notice.

4. SEAT OF THE MUNICIPALITY

The seat of the municipality shall be in Jane Furse.

5. THE STANDING RULES AND ORDER OF COUNCIL

The standing rules and orders of the first meeting of the municipality is those which apply currently

until otherwise determined by the council.

PART 26

ELIAS MOTSOALEDI LOCAL MUNICIPALITY

1. COUNCILLORS

- (1) The council of the local municipality consists of 61 councilors as determined in Municipal Notice No. 367 of gazette no: 2429 dated 9 October 2014.
 - (a) 30 must be proportionally elected councilors;
 - (b) 31 ward Councilors
- (2) The MEC has determined 6 full time councilors as contemplated in section 18(4) of the Act who may be designated as full-time, as follows:

Mayor;

Speaker; and

Chief Whip and EXCO members to a maximum of 3.

2. BOUNDARIES

The boundaries of the local municipality are indicated in notice no 37 of gazette no: 2569 dated 24 July 2015 in terms of the Municipal Demarcation Act 27 of 1998.

3. WARDS

The local municipality has 31 wards with boundaries as determined in the demarcation notice.

4. SEAT OF THE MUNICIPALITY

The seat of the municipality shall be in Groblersdal.

5. THE STANDING RULES AND ORDER OF COUNCIL

The standing rules and orders of the first meeting of the municipality is those which apply currently until otherwise determined by the council.

PART 27

EPHRAIM MOGALE LOCAL MUNICIPALITY

1. COUNCILLORS

- (1) The council of the local municipality consists of 32 councilors as determined in Municipal Notice No. 367 of gazette no: 2429 dated 9 October 2014.
 - (a) 16 must be proportionally elected councilors;
 - (b) 16 ward Councilors

(2) The MEC has determined 6 full time councilors as contemplated in section 18(4) of the Act who may be designated as full-time, as follows:

Mayor;

Speaker; and

Chief Whip and EXCO members to a maximum of 3.

2. BOUNDARIES

The boundaries of the local municipality are indicated in notice no 37 of gazette no: 2566 dated 24 July 2015 in terms of the Municipal Demarcation Act 27 of 1998.

3. WARDS

The local municipality has 16 wards with boundaries as determined in the demarcation notice.

4. SEAT OF THE MUNICIPALITY

The seat of the municipality shall be in Marble Hall.

5. THE STANDING RULES OF ORDER OF COUNCIL

The standing rules and orders of the first meeting of the municipality is those which apply currently until otherwise determined by the council.

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