



Western Cape Government • Wes-Kaapse Regering • URhulumente weNtshona Koloni

PROVINCE OF THE WESTERN CAPE

PROVINSIE WES-KAAP

IPHONDO LENTSHONA KOLONI

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(Copies are obtainable at Room M21, Provincial Legislature Building, 7 Wale Street, Cape Town 8001.)

PROVINCIAL NOTICE

The following Bill is hereby published for general information:

Western Cape District Health Councils Amendment Bill [B 6—2013]

P.N. 148/2013

6 May 2013

Any person or organisation wishing to comment on the said Bill is requested to lodge such comment in writing before or on 4 June 2013—

(a) by posting it to—

The Secretary:
Western Cape Provincial Parliament
(Attention: Mr M Sassman)
P.O. Box 648
Cape Town 8000

(b) by e-mail to—

msassman@wcpp.gov.za; or

(c) by fax to—

Mr M Sassman
(021) 487-1685

R. G. Hindley

Secretary to Parliament

As 'n nuusblad by die Poskantoor geregistreer

INHOUD

(Afskrifte is verkrybaar by Kamer M21, Provinsiale Wetgewer-gebou, Waalstraat 7, Kaapstad 8001.)

PROVINSIALE KENNISGEWING

Die volgende Wetsontwerp word hiermee vir algemene inligting gepubliseer:

Wes-Kaapse Wysigingswetsontwerp op Distriksgesondheidssrade [W 6—2013]

P.K. 148/2013

6 Mei 2013

Enige persoon of organisasie wat kommentaar oor die genoemde Wetsontwerp wens te lewer, word versoen om sodanige kommentaar skriftelik te lewer voor of op 4 Junie 2013—

(a) deur dit te pos aan—

Die Sekretaris:
Wes-Kaapse Provinciale Parlement
(Aandag: Mn M Sassman)
Posbus 648
Kaapstad 8000

(b) deur dit te e-pos aan—

msassman@wcpp.gov.za; of

(c) deur dit te faks aan—

Mnr M Sassman
(021) 487-1685

R. G. Hindley

Sekretaris van die Parlement

Ibhaliswe ePosini njengePhephandaba

IZIQULATHO

(Iikopi zifumaneka kwigumbi M21, kwiSakhiwo seNdlu yoWiso Mthetho yePhondo, e7 Wale Street, eKapa 8001.)

ISAZISO SEPHONDO

Lo Mthetho uSayilwayo ulandelayo upapashwa apha ukunika ulwazi ngokubanzi:

UMthetho oSayilwayo woLungiso waMabhunga eZithili weNtshona Koloni [B 6—2013]

I.S. 148/2013

6 Meyi 2013

Nabani na okanye nawuphi na umbutho onqwenela ukuphawula ngalo Mthetho uSayilwayo kuthethwa ngawo uyacelwa ukuba afake izimvo zakhe phambi okanye ngomhla wama-4 Juni 2013—

(a) ngokuposela ku—

uNobhala:
IPalamente yePhondo leNtshona Koloni
(Iya ku: Mnu M Sassman)
P.O. Box 648
Ekapa 8000

(b) nge-imeyile ku—

msassman@wcpp.gov.za; okanye

(c) ngefeksi ku—

Mnu M Sassman
(021) 487-1685

R. G. Hindley

uNobhala wePalamente

GENERAL EXPLANATORY NOTE:

- [] Words in bold type in square brackets indicate omissions from existing enactments.
- Words underlined with a solid line indicate insertions in existing enactments.
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AMENDMENT BILL

To amend the Western Cape District Health Councils Act, 2010, so as to include members of health subdistricts in a district health council; and to provide for matters connected therewith.

BE IT ENACTED by the Provincial Parliament of the Province of the Western Cape, as follows:—

Amendment of section 1 of Act 5 of 2010

1. Section 1 of the Western Cape District Health Councils Act, 2010 (hereinafter referred to as the principal Act), is amended—

(a) by the insertion after the definition of “district health manager” of the following definition:

“**health subdistrict**” means a health subdistrict determined by the Provincial Minister in terms of section 30(1)(a) of the National Health Act;”;

(b) by the insertion after the definition of “member” of the following definition:

“**metropolitan municipality**” means a metropolitan municipality as defined in section 1 of the Local Government: Municipal Structures Act, 1998 (Act 117 of 1998);”;

(c) by the insertion after the definition of “Provincial Minister” of the following definition:

“**subcouncil**” means a metropolitan subcouncil as defined in section 1 of the Local Government: Municipal Structures Act, 1998 (Act 117 of 1998);”.

Amendment of section 2 of Act 5 of 2010

2. Section 2 of the principal Act is amended by the substitution for subsection (1) of the following subsection:

“(1) A district health council consists of [the persons referred to in section 31(2)(a) of the National Health Act, namely]—

(a) a member of the metropolitan or district municipal council situated in the health district in question, nominated by the relevant council;

(b) a person appointed by the Provincial Minister to represent him or her;

(c) a member of the council of each local municipality within the health district, nominated by the members of the relevant council, or a member

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- from each health subdistrict in the metropolitan municipality, nominated by the subcouncils situated in the health subdistrict in question, as the case may be; and
- (d) not more than five other persons, appointed by the Provincial Minister after consultation with the municipal council of the metropolitan or district municipality, as the case may be.”.

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Amendment of section 4 of Act 5 of 2010

3. Section 4 of the principal Act is amended by the substitution for paragraph (e) of the following paragraph:

“(e) in the case of a member referred to in section 2(1)(a) or (c), ceases to hold an office by virtue of which that member was appointed to the district health council or is replaced by the municipal council or subcouncils concerned; or”.

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Short title

4. This Act is called the Western Cape District Health Councils Amendment Act, 2013.

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MEMORANDUM ON THE OBJECTS OF THE WESTERN CAPE DISTRICT HEALTH COUNCILS AMENDMENT BILL, 2013

1. BACKGROUND

- 1.1 The Western Cape District Health Councils Act, 2010 (Act 5 of 2010), (the Act), came into operation on 24 August 2011 by way of a proclamation published in *Provincial Gazette* No. 6901 dated 23 August 2011.
- 1.2 The Act gives effect to section 31 of the National Health Act, 2003 (Act 61 of 2003), which provides for the establishment of district health councils by the Provincial Minister for every health district in his or her province.
- 1.3 In terms of section 2(1) of the Act, a district health council consists of:
 - (a) a member of the metropolitan or district municipal council situated in the health district in question, nominated by the relevant council;
 - (b) a person appointed by the Provincial Minister to represent him or her;
 - (c) a member of the council of each local municipality within the health district, nominated by the members of the relevant council; and
 - (d) not more than five other persons, appointed by the Provincial Minister after consultation with the municipal council of the metropolitan or district municipality, as the case may be.”
- 1.4 As provided by section 2(1) of the Act, the composition of a district health council leads to an underrepresentation of local government, specifically on the City of Cape Town district health council, given that the City of Cape Town (*metropole*) does not have local municipalities. Currently, in terms of the Act, the district health council of the City of Cape Town only has a representative from the metropolitan municipal council, and hence the representation of local government on the City of Cape Town district health council is unbalanced, and unequal, compared to its representation on the district health councils in the rural areas, where each local municipality and the district municipality is represented.
- 1.5 At present, the City of Cape Town has twenty-four subcouncils, which are functionally grouped together into eight “clusters”. These clusters correspond to the health subdistricts in the metropole, the division of which was determined by the Provincial Minister in terms of section 30(1) of the National Health Act, 2003. The final Notice dividing the City of Cape Town health district into subdistricts, as per section 30(1) of the National Health Act, was published on 12 December 2012 in *Provincial Gazette* No. 7063.

2. PURPOSE OF THE AMENDMENT BILL

- 2.1 The purpose of the Western Cape District Health Councils Amendment Bill, 2013, (the Amendment Bill), is to amend the Act so as to address the issue of underrepresentation occurring in the City of Cape Town health district, given that it does not have any local municipalities and hence section 2(1)(c) of the Act does not apply.
- 2.2 The Amendment Bill seeks to amend the Act by making provision for the nomination of a representative from each of the eight health subdistricts in the City of Cape Town health district to serve on the City of Cape Town district health council.
- 2.3 The intended amendment will provide for a more balanced representation of local government in the rural and metropolitan health districts.

3. CONTENTS OF THE AMENDMENT BILL

Clause 1

Clause 1 inserts new definitions for the following terms:

- health subdistrict;
- metropolitan municipality; and
- subcouncil.

Clause 2

This clause provides for an insertion in section 2(1)(c) of the Act to provide for a member from each health subdistrict in the metropolitan municipality, who is nominated by the subcouncils situated in the health subdistrict in question, to serve on the district health council.

Clause 3

This clause amends section 4(e) of the Act to make reference to the subcouncils referred to in section 2(1)(c), as amended.

Clause 4

This clause provides for the short title.

4. FINANCIAL IMPLICATIONS

None

5. LEGAL IMPLICATIONS

The legal implications are set out in paragraph 2 above.

6. PERSONNEL IMPLICATIONS

None

7. CONSULTATION

A Draft Amendment Bill was published for comment on 7 December 2012 in *Provincial Gazette* No. 7071.

The following stakeholders were also consulted:

- the district health councils; and
- the metropolitan and district municipal councils.

8. LEGISLATIVE COMPETENCE

The Provincial Minister responsible for health is satisfied that all the provisions of the Amendment Bill fall within the legislative competence of the Province.

ALGEMENE VERDUIDELIKENDE NOTA:

- [] Woorde in vet druk tussen vierkantige hake dui skrappings uit bestaande verordeningen aan.
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- Woorde met 'n volstreep daaronder dui invoegings in bestaande verordeningen aan.
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WYSIGINGSWETSONTWERP

Tot wysiging van die Wes-Kaapse Wet op Distriksgesondheidsrade, 2010, ten einde lede van gesondheidssubdistrikte in 'n distriksgesondheidsraad in te sluit; en ten einde voorsiening te maak vir aangeleenthede wat daarmee verband hou.

DAAR WORD BEPAAL deur die Provinciale Parlement van die Provincie Wes-Kaap, soos volg:—

Wysiging van artikel 1 van Wet 5 van 2010

1. Artikel 1 van die Wes-Kaapse Wet op Distriksgesondheidsrade, 2010 (hierna die Hoofwet genoem), word gewysig—

(a) deur die volgende omskrywing na die omskrywing van "distriksgesondheidsraad" in te voeg:

“**gesondheidssubdistrik**” 'n gesondheidssubdistrik bepaal deur die Provinciale Minister ingevolge artikel 30(1)(a) van die Wet op Nasionale Gesondheid;”;

(b) deur die volgende omskrywing na die omskrywing van "lid" in te voeg:

“**metropolitaanse munisipaliteit**” 'n metropolitaanse munisipaliteit soos omskryf in artikel 1 van die Wet op Plaaslike Regering: Munisipale Strukture, 1998 (Wet 117 van 1998);” en

(c) deur die volgende omskrywing na die omskrywing van "Provincie" in te voeg:

“**subraad**” 'n metropolitaanse subraad soos omskryf in artikel 1 van die Wet op Plaaslike Regering: Munisipale Strukture, 1998 (Wet 117 van 1998);”.

Wysiging van artikel 2 van Wet 5 van 2010

2. Artikel 2 van die Hoofwet word gewysig deur subartikel (1) deur die volgende subartikel te vervang:

(1) 'n Distriksgesondheidsraad bestaan uit [die persone waarnaar in artikel 31(2)(a) van die Wet op Nasionale Gesondheid verwys word, naamlik]—

(a) 'n lid van die metropolitaanse of distriksmunisipale raad wat in die betrokke distrik geleë is, genomineer deur die betrokke raad;

(b) 'n persoon aangestel deur die Provinciale Minister om hom of haar te verteenwoordig;

(c) 'n lid van die raad van elke plaaslike munisipaliteit binne die gesondheidsdistrik, genomineer deur die lede van die betrokke raad, of

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- 'n lid uit elke gesondheidsubdistrik in die metropolitaanse munisipaliteit,
genomineer deur die subrade wat in die betrokke gesondheidsubdistrik
geleë is, na gelang van die geval; en
- (d) nie meer as vyf ander persone nie, aangestel deur die Provinsiale
Minister na oorleg met die munisipale raad van die metropolitaanse of
distriksmunisipaliteit, na gelang van die geval.”.

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Wysiging van artikel 4 van Wet 5 van 2010

3. Artikel 4 van die Hoofwet word gewysig deur paragraaf (e) deur die volgende paragraaf te vervang:

“(e) in die geval van 'n lid bedoel in artikel 2(1)(a) of (c), ophou om 'n amp te beklee op grond waarvan daardie lid in die distriksgesondheidsraad aangestel is, of indien daardie lid deur die betrokke munisipale raad of subrade vervang word; of”.

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Kort titel

4. Hierdie Wet heet die Wes-Kaapse Wysigingswet op Distriksgesondheidsrade, 15
2013.

MEMORANDUM OOR DIE OOGMERKE VAN DIE WES-KAAPSE WYSIGINGSWETSONTWERP OP DISTRIKSGESONDHEIDSRADE, 2013

1. AGTERGROND

- 1.1 Die Wes-Kaapse Wet op Distriksgesondheidsrade, 2010 (Wet 5 van 2010), (die Wet), het op 24 Augustus 2011 in werking getree by wyse van 'n proklamasie wat in die *Provinsiale Koerant* No. 6901, gedateer 23 Augustus 2011, gepubliseer is.
- 1.2 Die Wet gee uitvoering aan artikel 31 van die Wet op Nasionale Gesondheid, 2003 (Wet 61 van 2003), wat voorsiening maak vir die instelling van distriksgesondheidsrade deur die Provinciale Minister vir elke gesondheidsdistrik in sy of haar provinsie.
- 1.3 Ingevolge artikel 2(1) van die Wet, bestaan 'n distriksgesondheidsraad uit:
 - (a) 'n lid van die metropolitaanse of distriksmunisipale raad wat in die betrokke distrik geleë is, genomineer deur die betrokke raad;
 - (b) 'n persoon aangestel deur die Provinciale Minister om hom of haar te verteenwoordig;
 - (c) 'n lid van die raad van elke plaaslike munisipaliteit binne die gesondheidsdistrik, genomineer deur die lede van die betrokke raad; en
 - (d) nie meer as vyf ander persone nie, aangestel deur die Provinciale Minister na oorleg met die munisipale raad van die metropolitaanse of distriksmunisipaliteit, na gelang van die geval."
- 1.4 Soos voorgeskryf deur artikel 2(1) van die Wet, lei die samestelling van 'n distriksgesondheidsraad tot 'n onderverteenvoordiging van plaaslike regering, spesifiek in die Stad Kaapstad distriksgesondheidsraad, gegewe die feit dat die Stad Kaapstad (*metropool*) nie plaaslike munisipaliteite het nie. Tans, ingevolge die Wet, het die distriksgesondheidsraad van die Stad Kaapstad slegs 'n verteenwoordiger van die metropolitaanse munisipale raad, en gevvolglik is die verteenwoordiging van plaaslike regering in die Stad Kaapstad distriksgesondheidsraad onewewigting en ongelyk, vergeleke met die verteenwoordiging in die distriksgesondheidsrade in die landelike distrikte, waar elke plaaslike munisipaliteit en die distriksmunisipaliteit verteenwoordig word.
- 1.5 Tans het die Stad Kaapstad vier-en-twintig subrade, wat funksioneel in agt "klusters" saamgegroepeer word. Hierdie klusters stem ooreen met die gesondheidsubdistrikte in die metropool, waarvan die verdeling deur die Provinciale Minister ingevolge artikel 30(1) van die Wet op Nasionale Gesondheid bepaal is. Die finale Kennisgewing wat die Stad Kaapstad-gesondheidsdistrik ooreenkomsdig artikel 30(1) van die Wet op Nasionale Gesondheid in subdistrikte verdeel, is op 12 Desember 2012 in die *Provinsiale Koerant* No.7063 gepubliseer.

2. OOGMERKE VAN DIE WYSIGINGSWETSONTWERP

- 2.1 Die oogmerk van die Wes-Kaapse Wysigingswetsontwerp op Distriksgesondheidsrade, 2013, (die Wysigingswetsontwerp), is om die Wet te wysig ten einde die kwessie van onderverteenvoordiging wat in die Stad Kaapstad gesondheidsdistrik geskied, op te los, gegewe die feit dat dit nie enige plaaslike munisipaliteite het nie en artikel 2(1)(c) gevvolglik nie van toepassing is nie.
- 2.2 Die Wysigingswetsontwerp het ten doel om die Wet te wysig deur voorsiening te maak vir die benoeming van 'n verteenwoordiger uit elk van die agt gesondheidsubdistrikte in die Stad Kaapstad gesondheidsdistrik om in die Stad Kaapstad distriksgesondheidsraad te dien.

2.3 Die voorgenome wysiging sal voorsiening maak vir 'n meer ewewigtige verteenwoordiging van plaaslik regering in die landelike en metropolitaanse gesondheidsdistrikte.

3. INHOUD VAN DIE WYSIGINGSWETSONTWERP

Klousule 1

Klousule 1 voeg nuwe woordomskrywings in vir die volgende terme:

- gesondheidsubdistrik;
- metropolitaanse munisipaliteit; en
- subraad.

Klousule 2

Hierdie klousule maak voorsiening vir 'n invoeging in artikel 2(1)(c) van die Wet om voorsiening te maak vir 'n lid uit elke gesondheidsubdistrik in die metropolitaanse munisipaliteit, wat benoem word deur die subrade geleë in die betrokke subdistrik om in die distriksgesondheidsraad te dien.

Klousule 3

Hierdie klousule wysig artikel 4(e) van die Wet ten einde 'n verwysing na die subrade bedoel in artikel 2(1)(c), soos gewysig, te maak.

Klousule 4

Hierdie klousule maak voorsiening vir die kort titel.

4. FINANSIËLE IMPLIKASIES

Geen

5. REGSIMPLIKASIES

Die regsimplikasies word in paragraaf 2 hierbo uiteengesit.

6. PERSONEELIMPLIKASIES

Geen

7. OORLEGPLEGING

'n Konsepwysigingswetsontwerp is vir kommentaar op 7 Desember 2012 in die *Provinsiale Koerant* No. 7071 gepubliseer.

Die volgende belanghebbendes is geraadpleeg:

- die distriksgesondheidsrade; en
- die metropolitaanse en distriksmunisipale rade.

8. WETGEWENDE BEVOEGDHEID

Die Provinciale Minister verantwoordelik vir gesondheid is van mening dat al die bepalings van die Wysigingswetsontwerp binne die wetgewende bevoegdheid van die Provincie val.

INQAKU ELICHAZA NGOKUBANZI:

- [] Amagama abhalwe ngqindilili kwizibiyeli ezisisikwere achaza okushiyiwego kwimithetho esele ikho.
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- Amagama akrwelwe umgca ongqindilili ngaphantsi achaza okufakelwego kwimithetho esele ikho.
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UMTHETHO OSAYILWAYO WOLUNGISO

**Ukuhlomela uMthetho waMabhunga ezeMpilo eZithili weNtshona Koloni, 2010,
ukuze kubandakanywe amalungu ezempilo ezithilana akwihunga lezempilo
lesithili; kwanokulungiselela imibandela ehambelana noko.**

XA UTHE LO MTHETHO WAPHUNYEZWA yiPalamente yePhondo leNtshona Koloni, ngokwale ndlela ilandelayo:—

Ukuhlonyelwa kwecandelo 1 loMthetho 5 ka-2010

1. Icandelo 1 loMthetho waMabhunga ezeMpilo eZithili weNtshona Koloni, 2010 (ekubhekiselewa kulo njengoMthetho oyintloko), liyahlonelyelwa—

(a) ngokufakela emva kwenkczelo ka “Ibhunga lezempilo lesithili” le nkczelo ilandelayo:

“**‘icandelwana lebhunga’** lithetha isithilana semetropolitan njengoko kuchaziwe kwicandelo 1 lomthetho oyi-Local Government: Municipal Structures Act, 1998 (Act 117 of 1998);”;

(b) nokufakela emva kwenkczelo ka “iSebe” le nkczelo ilandelayo:

“**‘isithilana sezempilo’** sithetha isithilana sezempilo esiya kumiselwa nguMphathiswa wePhondo ngokwecandelo 30(1)(a) loMthetho I-National Health Act;”; kunye

(c) ngokufakela emva kwenkczelo ka “ukuyalela” le nkczelo ilandelayo:

“**‘umasipala wemetropolitan’** uthetha umasipala njengoko kuchaziwe kwicandelo 1 lomthetho oyi-Local Government: Municipal Structures Act, 1998 (Act 117 of 1998);”.

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Ukuhlonyelwa kwecandelo 2 loMthetho 5 ka-2010

2. ICandelo 2 loMthetho oyintloko liyahlonelyelwa ngokufakela endaweni yalo 20 yecandelwana (1) eli candelwana lilandelayo:

“(1) Ibhunga lezempilo lesithili [**linabantu abakhankaywe kwicandelo 31(2)(a) loMthetho weZempilo weLizwe, abangaba**]

(a) Ilungu lemetropolitan okanye lebhunga lomasipala wesithili ekubhekiswe kuwo, otyunjwe libhunga elifanelekileyo;

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- (b) umntu otyunjwe nguMphathiswa wePhondo ukuba abengummeli wakhe;
- (c) Ilungu lebhunga likamasipala okwisithili sezempilo, otyunjwe ngamalungu ebhunga elifanelekileyo, okane ilungu elivel a kwisithilana ngasinye esikumasipala wemetropolitan, elinyulwe ngamacandelwana amabhunga akweso sithili sezempilo sichaphazelekayo, njengoko kufuneka; kwane
- (d) akufuneki bantu bangaphezulu kwesihlanu, abatyunjwe ngumPhathiswa wePhondo emva kokubonisana nebhunga lomasipala wemetropolitan okanye wesithili, njengoko kufuneka.”

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Ukuhlonyelwa kwecandelo 4 loMthetho 5 ka-2010

3. ICandelo 4 loMthetho oyintloko liyahlonelwa ngokufakela endaweni yomhlathi (e) walo mhlathi ulandelayo:

“(e) kwimeko apho ilingu ekubhekiselewa kwicandelo 2(1)(a) okanye (c), liyayeka esikhundleni elalityunjelwe sona kwibhunga lezempi lothili, okane ngamacandelwana amabhunga achaphazelekayo [elichaphazelekayo] kungene omnye umtyunjwa; okanye”.

Isihloko esifutshane

4. Lo Mthetho ubizwa ngokuba nguMthetho oHlonyelwayo waMabhunga ezeMpilo eZithili weNtshona Koloni, 2013.

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**IMEMORANDAM YEMIBA YOMTHETHO OSAYILWAYO
WOLUNGISO WAMABHUNGA EZEMPILO EZITHILI
WENTSHONA KOLONI, 2013**

1. INKCAZELO

- 1.1 UMthetho waMabhunga ezeMpilo eZithili weNtshona Koloni, 2010 (UMthetho 5 ka- 2010), (uMthetho), waqalisa ukusebenza ngomhla wama-24 ku-Agasti 2011 njengesibhengezo esapapashwa kwiGazethi yePhondo enguNomb.6901 yangomhla wama-23 ku-Agasti 2011.
- 1.2 Lo Mthetho wenza ukuba lisebenze icandelo 31 lomthetho oyi-National Health Act, 2003 (uMthetho 61 ka-2003) elichaza ukumiselwa kwamabhunga ezempilo zesithili nguMphathiswa wePhondo kwisithili ngasinye sezempilo esikwiphondo lakhe.
- 1.3 Ngokwecandelo 2(1) lalo Mthetho, ibhunga lezempilo lesithili linoku:
 - (a) Ilungu lemetropolitan okanye lebhunga lomasipala wesithili ekubhe-kiswe kuwo, otyunjwe libhunga elifanelekileyo;
 - (b) umntu otyunjwe nguMphathiswa wePhondo ukuba abengummeli wakhe;
 - (c) Ilungu lebhunga likamasipala okwisithili sezempilo, otyunjwe ngamalungu ebhunga elifanelekileyo; kwane
 - (d) akufuneki bantu bangaphezulu kwesihlanu, abatyunjwe nguMphathiswa wePhondo emva kokubonisana nebhunga lomasipala wemetrpoltan okanye wesithili, njengoko kufuneka.”
- 1.4 Njengoko kuchaziwe kwicandelo 2(1) lalo Mthetho, ulwakhiwo lwebhunga lezempilo lesithili ludale ukungalingani kwabameli kurhulumente wasekhaya, ingakumbi kwibhunga lezempilo lesithili seSixeko saseKapa (*imetropole*) abekho oomasipala basekhaya. Kungoku nje, ngokwalo Mthetho, ibhunga lezempilo lesithili seSixeko saseKapa liya kuba nommeli omnye kuphela osuka kwibhunga lomasipala wemetrpoltan, nanjengoko bengalingani abameli kurhulumente wasekhaya kwibhunga lezempilo lesithili sesiSixeko saseKapa xa kuthelekiswa nabameli bakhe abakumabhunga ezempilo ezithili, apho umasipala wasekhaya ngamnye kunye nomasipala wesithili benamabeli.
- 1.5 Kungoku nje, iSixeko saseKapa sinamacandelwana ebhunga angamashumi amabini anesine, asebenza ngobambiswano “aziimbumba” zamaqela asi-8. Ezi mbumba zihambelana nezithilana ezikwimetropole, ukwahlulwahlulwa kwazo kwamiselwa nguMphathiswa wePhondo ngokwecandelo 30(1) lomthetho oyi-National Health Act, 2003. Isaziso sokugqibela sokwahlulwahlulwa kwezithili zempilo zeSixeko saseKapa zibe zizithilana zempilo, ngokwecandelo 30(1) lomthetho oyi-National Health Act, sele sipapashiwe ngomhla we 12 Disemba 2012 kwiGazethi yePhondo enguNomb.7063.

2. INJONGO YOMTHETHO OSAYILWAYO

- 2.1 Injongo yalo Mthetho Sihlomelo oSayilwayo waMabhunga ezeMpilo eZithili weNtshona Koloni, 2013, (UMthetho Sihlomelo osaYilwayo), kukuhlomela uMthetho ukuze kuqwalaselwe umbandela wokungalingani kwabameli okukhoyo kwisithili sezeMpilo seSixeko saseKapa ngenxa yokungabikho koomasipala basekhaya ngoko ke icandelo 2(1)(c) lalo Mthetho aliyi kusebenza.
- 2.2 Lo Mthetho oSayilwayo ulungisa uMthetho ngokwenza amalungiselelo okutyunjwa kommeli osuka kwizithilana ezisi-8 zempilo kwisithili sezempilo seSixeko saseKapa oya kusebenza kwibhunga lesithili sezempilo seSixeko saseKapa.

2.3 Esi sihlomelo sicetywayo siyakwenza balingane abameli borhulumente wasekhaya kwizithili zempilo ezisemaphandleni nezemropolitan.

3. OKUQUELTHWE KUMTHETHO OSAYILWAYO

Igatya 1

Igatya 1 lifakela iinkcazelotu ezintsha kula manqaku alandelayo:

- icandelwana lebhunga;
- isithilana sezempilo; kunye
- umasipala wemetropolitan.

Igatya 2

Eli gatya lifakelela kwicandelo 2(1)(c) lalo Mthetho ukuba kumiselwe ilungu elisuka kwisithilana sezempilo kumasipala wemetropolitan, otyunjwe ngamacandelwana ebhunga akwizithilana ezifanelekileyo, ukuba lisebenze kwibhunga lezempilo lesithili.

Igatya 3

Eli gatya lihlomela icandelo 4(e) lalo Mthetho ekubhekiselewa kumacandelwana ebhunga ekubhekiselewa kuwo kwicandelwana 2(1)(c), njengoko kuhlonyelwe.

Igatya 4

Eli gatya liqulathe isihloko esifutshane.

4. IMALI EZAZA KUFUNEKA

Ayikho.

5. IZINTO EZIZA KUFUNEKA NGOKOMTHETHO

Uchaziwe kumhlathi 2 ngasentla izinto eziza kufuneka ngokomthetho.

6. ABASEBENZI ABAZA KUFUNEKA

Abekho.

7. AMASEBE EKUBONISENWE NAWO

ISiqulunqo soMthetho oSayilwayo woLungiso sapapashwa ngomhla we 7 Disemba 2012 kwiGazethi yePhondo enguNomb. 7071.

Kwaboniswa naba bachaphazelekayo:

- amabhunga ezempilo kwisithili; kunye
- namabhunga omasipala nabe metropolitan.

8. AMAGUNYA OKUWISA UMTHETHO

UMphathiswa wePhondo ophethe ezeMpilo wanelizekile ukuba okuqulathwe kulo Mthetho usaYilwayo, iPhondo linegunya lokuba liwisa umthetho.

