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REPUBLIC OF SOUTH AFRICA
REPUBLIEK VAN SUID-AFRIKA

Vol. 482

Pretoria, 26 August 2005
Augustus

No. 27969



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GENERAL NOTICE ALGEMENE KENNISGEWING

NOTICE 1634 OF 2005 MINISTRY FOR PROVINCIAL AND LOCAL GOVERNMENT

CROSS-BOUNDARY MUNICIPALITIES LAWS REPEAL BILL, 2005

1. I, Fholisani Sydney Mufamadi, Minister for Provincial and Local Government, hereby, in terms of section 154(2) of the Constitution, publish the Cross-boundary Municipalities Laws Repeal Bill, 2005, for public comment.

2. Comments must be submitted in writing to –

The Director-General
Attention: Adv. Shami Kholong
Department of Provincial and Local Government
Private Bag X804
PRETORIA
0001

3. Comments may also be faxed to (012) 334-4828 at the above address, or e-mailed to elias@dplg.gov.za.

4. No comments which are received after 26 September 2005 will be considered.

5. Kindly note that the references to “proposed section 12 notices” could not be inserted at the time of this Notice. Once the envisaged “proposed section 12 notices” have been published, the correct references would be included in the Bill. It is expected that the “proposed section 12 notices” would largely reflect the current section 12 notices applicable to the municipalities in question.

CROSS-BOUNDARY MUNICIPALITIES LAWS REPEAL BILL, 2005**BILL**

To provide for the repeal of the Local Government: Cross- boundary Municipalities Act, 2000 (Act No. 29 of 2000), the repeal of the Redetermination of the Boundaries of Cross- boundary Municipalities Act, 2000 (Act No. 69 of 2000), the repeal of the Redetermination of the Boundaries of Cross- boundary Municipalities Act, 2005 (Act No. 6 of 2005), and the repeal of provisions relating to cross- boundary municipalities in the Local Government: Municipal Structures Act, 1998 (Act No. 117 of 1998); to provide for transitional arrangements addressing the re-alignment of former cross-boundary municipalities; to provide for transitional arrangements in relation to the provincial boundary between the Eastern Cape Province and the KwaZulu-Natal Province; and to provide for matters connected therewith.

Definitions

1. In this Act, unless the context indicates otherwise-

“ cross- boundary municipality” means a municipality envisaged in Section 155 (6A) of the Constitution of the Republic of South Africa, 1996 (Act No. 108 of 1996);

“ Municipal Demarcation Board” means the board established by section 2 of the Local Government: Municipal Demarcation Act, 1998 (Act No. 27 of 1998);

“ MEC for local government” means the member of the Executive Council of a province responsible for local government in the province;

“section 12 notice” means the notice provided for in section 12 of the Local Government: Municipal Structures Act, 1998 (Act No. 117 of 1998).

Repeal of laws

2. The laws specified in Schedule 1 are hereby repealed to the extent set out in the third column of Schedule 1.

Transitional provisions

3. (1) Despite any applicable provisions of the Local Government: Municipal Demarcation Act, 1998 (Act No. 27 of 1998) and the Local Government: Municipal Structures Act, 1998 (Act No. 117 of 1998), the demarcation of a municipality indicated in the first column of Schedule 2 by the Municipal Demarcation Board as indicated in the second column of Schedule 2, is deemed to be a demarcation in terms of the Local Government: Municipal Demarcation Act, 1998, of a municipality with the designation indicated in the third column of Schedule 2 and within the province indicated opposite that municipality in the fourth column of Schedule 2.

(2) (a) Despite any applicable provisions of the Local Government: Municipal Structures Act, 1998, a section 12 notice referred to in the first column of Schedule 3 in respect of a municipality referred to in the second column of Schedule 3, is deemed to be the section 12 notice –

- (i) of a newly established municipality with the designation indicated in the third column of Schedule 3 opposite the municipality referred to in the second column; and
- (ii) issued by the MEC for local government of the province indicated in the fourth column of Schedule 3 opposite the municipality referred to in the second column.

(b) Despite any applicable provisions of the Local Government: Municipal Structures Act, 1998, any municipality referred to in paragraph (a)(i) is deemed to be the successor in law of the municipality as designated in the second column of Schedule 3.

(3) Despite the applicable provisions of the Local Government: Municipal Structures Act, 1998, the Local Government: Municipal Electoral Act, 2000 (Act No. 27 of 2000) and the Electoral Commission Act, 1996 (Act No. 51 of 1996), an MEC for local government and the Electoral Commission may take any steps in respect of a municipality referred to in the second column of Schedule 3 to prepare for a general election of all municipal councils in so far as any newly established municipality envisaged by subsection (2) is concerned.

(4) (a) Despite any applicable provisions of the Local Government: Municipal Demarcation Act, 1998 (Act No. 27 of 1998) and the Local Government: Municipal Structures Act, 1998 (Act No. 117 of 1998), the proposed demarcation by the Municipal Demarcation Board of a municipality as indicated in the first column of Schedule 4, is deemed to be a demarcation in terms of the Local Government: Municipal Demarcation Act, 1998, of a municipality with the designation indicated in the second column of Schedule 4 opposite that proposed demarcation, and in the province indicated opposite that proposed demarcation in the third column of Schedule 4.

(b) Despite any applicable provisions of the Local Government: Municipal Structures Act, 1998, the proposed section 12 notice referred to in the first column of Schedule 5 in respect of a proposed municipality referred to in the second column of Schedule 5, is deemed to be the section 12 notice –

- (i) of a newly established municipality with the designation indicated in the second column of Schedule 5; and
- (ii) issued by the MEC for local government of the province indicated in the third column of Schedule 5 opposite that municipality.

(c) Despite any applicable provisions of the Local Government: Municipal Structures Act, 1998, any municipality referred to in paragraph (b)(i) is deemed to be the successor in law of the municipality referred to in the fourth column of Schedule 5 opposite any such municipality.

(d) Despite the applicable provisions of the Local Government: Municipal Structures Act, 1998, the Local Government: Municipal Electoral Act, 2000 (Act No. 27 of 2000)

and the Electoral Commission Act, 1996 (Act No. 51 of 1996), an MEC for local government and the Electoral Commission may take any steps in respect of a municipality referred to in the second column of Schedule 5 to prepare for a general election of all municipal councils in so far as any newly established municipality envisaged by this subsection is concerned.

Savings

4. (1) Where a particular area will in future as a result of the provisions of this Act be relocated in a province (the receiving province) other than the province (the releasing province) in which it was located before the commencement of this Act –

- (a) any license, permit or authorisation issued;
- (b) any appointment made to any office; or
- (c) any right, privilege, obligation or liability acquired, accrued or incurred,

in terms of a law applicable in the releasing province, will continue to have the force of law until revoked, withdrawn or replaced in terms of a law applicable in the receiving province.

(2) A MEC for local government may, by way of an amendment to an applicable section 12 notice, regulate any legal, practical or other consequences of the relocation of an area referred to in subsection (1) in so far as such regulation is necessary to ensure the proper functioning of a municipality in whose area of jurisdiction such relocated area falls.

Short title and commencement

5. This Act is called the Cross- boundary Municipalities Laws Repeal Act, 2005, and takes effect on a date determined by the President by proclamation in the *Gazette*.

SCHEDULE 1**Laws repealed (Section 2)**

No. and year of law	Short title	Extent of repeal
Act No. 117 of 1998	Local Government: Municipal Structures Act, 1998	Section 90
Act No. 29 of 2000	Local Government: Cross-boundary Municipalities Act, 2000	The whole
Act No. 69 of 2000	Redetermination of the Boundaries of Cross-boundary Municipalities Act, 2000	The whole
Act No. 6 of 2005	Redetermination of the Boundaries of Cross-boundary Municipalities Act, 2005	The whole

SCHEDULE 2**Demarcation of newly established municipalities in a province**

Designation of municipality	Demarcation notice and date	New designation of municipality (where applicable)	Province in respect of which demarcation is deemed
Metropolitan Municipality Ekurhuleni	Identified by Map No. 1 of the Schedule to Notice 1179 of 2005	EKU (Map No. 33 of the Schedule to Notice 1594 of 2005)	Gauteng
Metropolitan Municipality Tshwane	Identified by Map No. 2 of the Schedule to Notice 1179 of 2005	TSH (Map No. 32 of the Schedule to Notice 1594 of 2005)	Gauteng
CBDC2 known as Metswedding District Municipality	Identified by Map No. 7 of the Schedule to Notice 1179 of 2005	DC46 (Map No. 13 of the Schedule to Notice 1594 of 2005)	Gauteng
CBLC2 known as Kungwini Local Municipality	Identified by Map No. 8 of the Schedule to Notice 1179 of 2005	GT02b2 (Map No. 14 of the Schedule to Notice 1594 of 2005)	Gauteng
CBDC3 known as Sekhukhune District Municipality	Identified by Map No. 10 of the Schedule to Notice 1179 of 2005	DC47 (Map No. 15 of the Schedule to Notice 1594 of 2005)	Limpopo

CBLC3 known as Greater Marble Hall Local Municipality	Identified by Map No. 11 of the Schedule to Notice 1179 of 2005	NP03a4 (Map No. 16 of the Schedule to Notice 1594 of 2005)	Limpopo
CBLC4 known as Greater Groblersdal Local Municipality	Identified by Map No. 12 of the Schedule to Notice 1179 of 2005	NP03a5 (Map No. 17 of the Schedule to Notice 1594 of 2005)	Limpopo
CBLC5 known as Greater Tubatse Local Municipality	Identified by Map No. 13 of the Schedule to Notice 1179 of 2005	NP03a6 (Map No. 18 of the Schedule to Notice 1594 of 2005)	Limpopo
DC9 known as Frances Baard District Municipality	Identified by Map No. 24 of the Schedule to Notice 1179 of 2005	DC9 (Map No. 11 of the Schedule to Notice 1594 of 2005)	Northern Cape
CBLC7 known as Phokwane Local Municipality	Identified by Map No. 25 of the Schedule to Notice 1179 of 2005	NC094 (Map No. 12 of the Schedule to Notice 1594 of 2005)	Northern Cape
CBDC1 known as Kgalagadi District Municipality	Identified by Map No. 3 of the Schedule to Notice 1179 of 2005	DC45 (Map No. 6 of the Schedule to Notice 1594 of 2005)	Northern Cape
CBLC1 known as Ga- Segonyana Cross- boundary Local Municipality	Identified by Map No. 4 of the Schedule to Notice 1179 of 2005	NC452 (Map No. 8 of the Schedule to Notice 1594 of 2005)	Northern Cape

NW1a1 known as Moshaweng Local Municipality	Identified by Map No. 5 of the Schedule to Notice 1179 of 2005	NC451 (Map No. 7 of the Schedule to Notice 1594 of 2005)	Northern Cape
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SCHEDULE 3**Deemed establishment of new municipality in a province**

Section 12 notice	Designation of municipality	New designation of municipality (where applicable)	Province in which new municipality is deemed to be established
Notice 6768 of 2000(Gauteng)	Metropolitan Municipality Ekurhuleni	EKU (Map No. 33 of the Schedule to Notice 1594 of 2005)	Gauteng
Notice 6770 of 2000(Gauteng)	Metropolitan Municipality Tshwane	TSH (Map No. 32 of the Schedule to Notice 1594 of 2005)	Gauteng
Notice 6767 of 2000 (Gauteng)	CBDC2 known as Metswedding District Municipality	DC46 (Map No. 13 of the Schedule to Notice 1594 of 2005)	Gauteng
Notice 6767 of 2000 (Gauteng)	CBLC2 known as Kungwini Local Municipality	GT02b2 (Map No. 14 of the Schedule to Notice 1594 of 2005)	Gauteng
Notice 302 of 2000 (Northern Province)	CBDC3 known as Sekhukhunene District Municipality	DC47 (Map No. 15 of the Schedule to Notice 1594 of 2005)	Limpopo

Notice 302 of 2000 (Northern Province)	CBLC3 known as Greater Marble Hall Local Municipality	NP03a4 (Map No. 16 of the Schedule to Notice 1594 of 2005)	Limpopo
Notice 302 of 2000 (Northern Province)	CBLC4 known as Greater Groblersdal Local Municipality	NP03a5 (Map No. 17 of the Schedule to Notice 1594 of 2005)	Limpopo
Notice 302 of 2000 (Northern Province)	CBLC5 known as Tubatse Local Municipality	NP03a6 (Map No. 18 of the Schedule to Notice 1594 of 2005)	Limpopo
Notice 131 of 2000 (Northern Cape)	DC9 known as Frances Baard District Municipality	DC9 (Map No. 11 of the Schedule to Notice 1594 of 2005)	Northern Cape
Notice 131 of 2000 (Northern Cape)	CBLC7 known as Phokwane Local Municipality	NC094 (Map No. 12 of the Schedule to Notice 1594 of 2005)	Northern Cape
Notice 130 of 2000 (Northern Cape)	CBDC1 known as Kgalagadi District Municipality	DC45 (Map No. 6 of the Schedule to Notice 1594 of 2005)	Northern Cape
Notice 130 of 2000 (Northern Cape)	CBLC1 known as Ga- Segonyana Cross- boundary Local Municipality	NC452 (Map No. 8 of the Schedule to Notice 1594 of 2005)	Northern Cape

SCHEDULE 4**Demarcation of newly established municipalities in a province**

Proposed demarcation of a municipality (Demarcation notice and date)	Proposed designation of municipality	Province in respect of which demarcation is deemed
Identified by Map No. 2 of the Schedule to Notice 1594 of 2005	KZ5a6 known as Umzimkulu Local Municipality	KwaZulu-Natal
Identified by Map No. 1 of the Schedule to Notice 1594 of 2005	DC43 known as Sisonke District Municipality	KwaZulu-Natal
Identified by Map No. 4 of the Schedule to Notice 1594 of 2005	DC44 known as Alfred Nzo District Municipality	Eastern Cape
Identified by Map No.5 of the Schedule to Notice 1594 of 2005	EC05b2 known as Umzimvubu Local Municipality	Eastern Cape
Identified by Map No. 3 of the Schedule to Notice 1594 of 2005	EC05b3 known as Matatiele Local Municipality	Eastern Cape
Identified by Map No. 24 of the Schedule to Notice 1594 of 2005	MP325 known as Bushbuckridge Local Municipality	Mpumalanga
Identified by Map No. 23 of the Schedule to Notice 1594 of 2005	DC32 known as Ehlanzeni District Municipality	Mpumalanga
Identified by Map No. 20 of the Schedule to Notice 1594 of 2005	NP335 known as Maruleng Local Municipality	Limpopo
Identified by Map No. 19 of the Schedule to Notice 1594 of 2005	DC33 known as Mopani District Municipality	Limpopo
Identified by Map No. 29 of the Schedule to Notice 1594 of 2005	NW406 known as Merafong Local Municipality	North West
Identified by Map No. 28 of the Schedule to Notice 1594 of 2005	NW405 known as Westonaria Local Municipality	North West
Identified by Map No.27 of the Schedule to Notice 1594 of 2005	DC40 known as Southern District Municipality	North West

Identified by Map No. 25 of the Schedule to Notice 1594 of 2005	DC48 known as West Rand District Municipality	Gauteng
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SCHEDULE 5**Deemed establishment of new municipality in a province**

Proposed section 12 notice	Proposed designation of municipality	Province in which new municipality is deemed to be established	Designation of former municipality
Notice ... of 2005 (KwaZulu-Natal)	KZ5a6 known as Umzimkulu Local Municipality (Map No. 2 of the Schedule to Notice 1594 of 2005)	KwaZulu-Natal	EC05b1
Notice ... of 2005 (KwaZulu-Natal)	DC43 known as Sisonke District Municipality (Map No. 1 of the Schedule to Notice 1594 of 2005)	KwaZulu-Natal	DC43
Notice ... of 2005 (Eastern Cape)	DC44 known as Alfred Nzo District Municipality (Map No. 4 of the Schedule to Notice 1594 of 2005)	Eastern Cape	DC44
Notice ... of 2005 (Eastern Cape)	EC05b2 known as Umzimvubu Local Municipality (Map No. 5 of the Schedule to Notice 1594 of 2005)	Eastern Cape	EC05b2

Notice ... of 2005 (Eastern Cape)	EC05b3 known as Matatiele Local Municipality (Map No. 3 of the Schedule to Notice 1594 of 2005)	Eastern Cape	KZ5a3
Notice ... of 2005 (Mpumalanga)	MP325 known as Bushbuckridge Local Municipality (Map No. 24 of the Schedule to Notice 1594 of 2005)	Mpumalanga	CBLC6
Notice ... of 2005 (Mpumalanga)	DC32 known as Ehlanzeni District Municipality (Map No. 23 of the Schedule to Notice 1594 of 2005)	Mpumalanga	DC32
Notice ... of 2005 (Limpopo)	NP335 known as Maruleng Local Municipality (Map No. 20 of the Schedule to Notice 1594 of 2005)	Limpopo	NP04a1
Notice ... of 2005 (Limpopo)	DC33 known as Mopani District Municipality (Map No. 19 of the Schedule to Notice 1594 of 2005)	Limpopo	DC33
Notice ... of 2005 (North West)	NW406 known as Merafong Local Municipality (Map No. 29 of the Schedule to Notice 1594 of 2005)	North West	CBLC8
Notice ... of 2005 (North West)	NW405 known as Westonaria Local Municipality (Map No. 28 of the Schedule to Notice 1594 of 2005)	North West	GT414

Notice ... of 2005 (North West)	DC40 known as Southern District Municipality (Map No. 27 of the Schedule to Notice 1594 of 2005)	North West	DC40
Notice ... of 2005 (Gauteng)	DC48 known as West Rand District Municipality (Map No. 25 of the Schedule to Notice 1594 of 2005)	Gauteng	CBDC8
Notice ... of 2005 (Northern Cape)	NC451 known as Moshaweng Local Municipality (Map No. 7 of the Schedule to Notice 1594 of 2005)	Northern Cape	NW1a1

MEMORANDUM ON THE OBJECTS OF THE CROSS- BOUNDARY MUNICIPALITIES LAWS REPEAL BILL

1.1 Section 155(6A) of the Constitution provides for the establishment of a cross- boundary municipality where the municipal boundary of that municipality cannot be determined without the municipal boundary extending across a provincial boundary.

The Cross -boundary Municipalities Laws Repeal Bill ("the Bill") seeks to repeal all local government laws providing for cross- boundary municipalities.

In order to ensure a smooth transition from the cross-boundary municipality dispensation to a new dispensation where any municipality would only be located in one particular province, provision has been made for the following transitional arrangements:

- (a) The Bill seeks to dispense with the provisions of the Local Government: Municipal Demarcation Act, 1998 (Act No. 27 of 1998), and the Local Government: Municipal Structures Act, 1998 (Act No. 117 of 1998) by allowing the demarcation of a particular cross-boundary municipality as reflected in Schedule 2 of the Bill, to be the demarcation of the newly established municipality (a municipality whose boundaries fall within one province).
- (b) The Bill seeks to allow for a section 12 notice as reflected in Schedule 3 of the Bill, to be a section 12 notice of the newly established municipality (a municipality whose boundaries fall within one province) issued by the MEC for local government of the corresponding province as indicated in Schedule 3.
- (c) The Bill seeks to provide that the newly established municipality is the successor in law of the municipality reflected in Schedule 3.
- (d) The Bill further seeks to allow the MEC for local government and the Electoral Commission to take any steps to prepare for the general elections of all municipal councils of the newly established municipalities (municipalities whose boundaries fall within one province).

1.2 The Bill also seeks to address challenges related to the provincial boundary between the Eastern Cape and KwaZulu-Natal Provinces in a manner that would avoid going through a process of first establishing cross-boundary municipalities in order to address these challenges. (In this regard, the provisions of the Bill must be read with the provisions of the Twelfth Constitution Amendment Bill, 2005.) In order to ensure a smooth transition in dealing with these challenges, provision has been made for the following transitional arrangements:

- (a) The Bill seeks to dispense with the provisions of the Local Government: Municipal Demarcation Act, 1998 (Act No. 27 of 1998), and the Local Government: Municipal Structures Act, 1998 (Act No. 117 of 1998) by allowing proposed demarcations of particular municipalities as reflected in Schedule 4 of the Bill, to be deemed to be the demarcation of municipalities that reflect a new composition or location in a particular province.
- (b) The Bill seeks to allow for proposed section 12 notices as reflected in Schedule 5 of the Bill, to be deemed to be the section 12 notices of municipalities that reflect a new composition or location in a particular province.
- (c) The Bill seeks to provide for municipalities that reflect a new composition or location in a particular province, to be regarded as the successors in law of the former municipalities reflected in the last column of Schedule 5.
- (d) The Bill further seeks to allow the MEC for local government and the Electoral Commission to take any steps to prepare for the general elections of all municipal councils of municipalities that reflect a new composition or location in a particular province.

1.3 The Bill contains a savings clause to ensure that licences, permits or authorisations and appointments made in terms of laws applicable in a releasing province, continue to have the force of law where a particular area is relocated in another province (the receiving province) as a result of the provisions of the Bill.

1.4 It is the intention that once the Bill becomes an Act, it would only be put into effect from the date of the next local government elections.

2. BODIES/ ORGANISATIONS CONSULTED

The Municipal Demarcation Board

MEC's for local government

The Department of Justice and Constitutional Development

The Bill was published for public comment in terms of section 154(2) of the Constitution.

3. FINANCIAL IMPLICATIONS FOR THE STATE

An adjustment to provincial equitable share allocations based on the provincial shifts in population will need to be effected.

4. IMPLICATIONS FOR PROVINCES

Provincial functions performed in affected municipalities, either by provincial governments or on an agency basis by the affected municipalities, would need to be addressed. This might also require adjustments to provincial budgets in order to address the shift in functions performed by one province to the other.

5. IMPLICATIONS FOR MUNICIPALITIES

Former cross- boundary municipalities will, as from the local government elections be located in one particular province. One district municipality will have to be disestablished.

6. PARLIAMENTARY PROCEDURE

6.1 The State Law Advisers and the Department of Provincial and Local Government are of the opinion that the Bill must be dealt with in accordance with the procedure prescribed by section 75 of the Constitution. The Bill does not fall within the functional areas listed in

Schedule 4 to the Constitution, nor does it provide for legislation envisaged in the sections referred to in section 76(3) of the Constitution.

6.2 The State Law Advisers are of the opinion that it is not necessary to refer this Bill to the National House of Traditional Leaders in terms of section 18(1)(a) of the Traditional Leadership and Governance Framework Act, 2003 (Act No. 41 of 2003), since it does not contain provisions pertaining to customary law or customs of traditional communities.

KENNISGEWING 1634 VAN 2005
MINISTERIE VIR PROVINSIALE EN PLAASLIKE REGERING

**WETSONTWERP OP DIE HERROEPING VAN WETGEWING BETREFFENDE
OORGRENSMUNISIPALITEITE, 2005**

1. Ek, Fholisani Sydney Mufamadi, Minister vir Provinciale en Plaaslike Regering, publiseer hierby, ingevolge artikel 154(2) van die Grondwet, die Wetsontwerp op die Herroeping van Wetgewing Betreffende Oorgrensmunisipaliteite, 2005, vir openbare kommentaar.
2. Kommentaar moet skriftelik voorgelê word aan–

Die Direkteur-Generaal

Vir aandag: Adv. Shami Kholong

Departement van Provinciale en Plaaslike Regering

Privaatsak X804

PRETORIA

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3. Kommentaar kan ook gefaks word na (012) 334-4828 by bogenoemde adres, of per e-pos gestuur word aan elias@dplg.gov.za.
4. Geen kommentaar wat na 26 September 2005 ontvang word, sal oorweeg word nie.
5. Geliewe daarop te let dat die verwysings na "voorgestelde artikel 12 kennisgewings", nie ten tye van hierdie Kennisgewing ingevoeg kon word nie. Sodra die beoogde "voorgestelde artikel 12 kennisgewings" gepubliseer word, sal die korrekte verwysings in die Wetsontwerp ingesluit word. Die verwagting is dat die "voorgestelde artikel 12 kennisgewings" hoofsaaklik die bestaande artikel 12 kennisgewings sal weergee wat op die betrokke munisipaliteite van toepassing is.

**WETSONTWERP OP DIE HERROEPING VAN WETGEWING BETREFFENDE
OORGRENSMUNISIPALITEITE, 2005**

WETSONTWERP

Om voorsiening te maak vir die herroeping van die Wet op Plaaslike Regering: Oorgrensmunisipaliteite, 2000 (Wet No. 29 van 2000), die herroeping van die Wet op die Herbepaling van Grense van Oorgrensmunisipaliteite, 2000 (Wet No. 69 van 2000), die herroeping van die Wet op die Herbepaling van Grense van Oorgrensmunisipaliteite, 2005 (Wet No. 6 van 2005), en die herroeping van bepalings wat verband hou met oorgrensmunisipaliteite in die Wet op Plaaslike Regering: Municipale Strukture, 1998 (Wet No. 117 van 1998); om voorsiening te maak vir oorgangsreëlings wat die hergroepering van voormalige oorgrensmunisipaliteite aanspreek; om voorsiening te maak vir oorgangsreëlings in verband met die provinsiale grens tussen the Oos-Kaap Provinsie en die KwaZulu-Natal Provinsie; en om voorsiening te maak vir aangeleenthede wat daarmee in verband staan.

Woordomskrywing

1. In hierdie Wet, tensy uit die samehang anders blyk, beteken –

“artikel 12 kennisgewing” die kennisgewing waarvoor in artikel 12 van die Wet op Plaaslike Regering: Municipale Strukture, 1998 (Wet No. 117 van 1998), voorsiening gemaak word;

“LUR vir plaaslike regering” die lid van die Uitvoerende Raad van ‘n provinsie verantwoordelik vir plaaslike regering in die provinsie;

“Municipale Afbakeningsraad” die raad ingestel deur artikel 2 van die Wet op Plaaslike Regering: Municipale Afbakening, 1998 (Wet No. 27 van 1998);

“oorgrensmunisipaliteit” ‘n munisipaliteit beoog in artikel 155(6A) van die Grondwet van die Republiek van Suid-Afrika. 1996 (Wet No. 108 van 1996).

Herroeping van wette

2. Die wette vermeld in Bylae 1 word hierby herroep in die mate uiteengesit in die derde kolom van Bylae 1.

Oorgangsreëlings

3. (1) Ondanks enige toepaslike bepalings van die Wet op Plaaslike Regering: Munisipale Afbakening, 1998 (Wet No. 27 van 1998) en die Wet op Plaaslike Regering: Munisipale Strukture, 1998 (Wet No. 117 van 1998), word die afbakening van 'n munisipaliteit aangedui in die eerste kolom van Bylae 2 deur die Munisipale Afbakeningsraad soos in die tweede kolom van Bylae 2 aangedui, geag 'n afbakening ingevolge die Wet op Plaaslike Regering: Munisipale Afbakening, 1998 te wees van 'n munisipaliteit met die aanduiding aangedui in die derde kolom van Bylae 2 en in die provinsie wat teenoor daardie munisipaliteit in die vierde kolom van Bylae 2 aangedui word.

(2) (a) Ondanks enige toepaslike bepalings van die Wet op Plaaslike Regering: Munisipale Strukture, 1998, word 'n artikel 12 kennisgewing bedoel in die eerste kolom van Bylae 3 ten opsigte van 'n munisipaliteit bedoel in die tweede kolom van Bylae 3, geag die artikel 12 kennisgewing te wees—

- (i) van 'n nuut-ingestelde munisipaliteit met die aanduiding aangedui in die derde kolom van Bylae 3 teenoor die munisipaliteit bedoel in die tweede kolom; en
- (ii) wat uitgereik is deur die LUR vir plaaslike regering van die provinsie aangedui in die vierde kolom van Bylae 3 teenoor die munisipaliteit bedoel in die tweede kolom.

(b) Ondanks enige toepaslike bepalings van die Wet op Plaaslike Regering: Munisipale Strukture, 1998, word 'n munisipaliteit bedoel in paragraaf (a)(i) geag dieregsopvolger te wees van die munisipaliteit soos in die tweede kolom van Bylae 3 aangedui.

(3) Ondanks die toepaslike bepalings van die Wet op Plaaslike Regering: Munisipale Strukture, 1998, die "Local Government: Municipal Electoral Act", 2000 (Wet No. 27 van 2000) en die Wet op die Verkiesingskommissie, 1996 (Wet No. 51 van 1996), kan 'n LUR vir plaaslike regering en die Verkiesingskommissie enige stappe neem ten opsigte van 'n munisipaliteit bedoel in die tweede kolom van Bylae 3 om voor te berei vir 'n algemene verkiesing van alle munisipale rade vir sover enige nuut-ingestelde munisipaliteit beoog deur subartikel (2), geraak word.

(4) (a) Ondanks enige toepaslike bepalings van die Wet op Plaaslike Regering: Munisipale Afbakening, 1998 (Wet No. 27 van 1998) en die Wet op Plaaslike Regering: Munisipale Strukture, 1998 (Wet No. 117 van 1998), word die voorgestelde afbakening van 'n munisipaliteit deur die Munisipale Afbakeningsraad soos aangedui in die eerste kolom van Bylae 4, geag 'n afbakening te wees ingevolge die Wet op Plaaslike Regering: Munisipale Afbakening, 1998 van 'n munisipaliteit met die aanduiding aangedui in die tweede kolom van Bylae 4 teenoor daardie voorgestelde afbakening, en in die provinsie wat teenoor daardie voorgestelde afbakening in die derde kolom van Bylae 4 aangedui word.

(b) Ondanks enige toepaslike bepalings van die Wet op Plaaslike Regering: Munisipale Strukture, 1998, word die voorgestelde artikel 12 kennisgewing bedoel in die eerste kolom van Bylae 5 ten opsigte van 'n voorgestelde munisipaliteit bedoel in die tweede kolom van Bylae 5, geag die artikel 12 kennisgewing te wees—

- (i) van 'n nuut-ingestelde munisipaliteit met die aanduiding aangedui in die tweede kolom van Bylae 5; en
- (ii) wat uitgereik is deur die LUR vir plaaslike regering van die provinsie wat teenoor daardie munisipaliteit in die derde kolom van Bylae 5 aangedui word.

(c) Ondanks enige toepaslike bepalings van die Wet op Plaaslike Regering: Munisipale Strukture, 1998, word 'n munisipaliteit bedoel in paragraaf (b)(i) geag dieregsopvolger te wees van die munisipaliteit bedoel in die vierde kolom van Bylae 5 teenoor daardie munisipaliteit.

(d) Ondanks die toepaslike bepalings van die Wet op Plaaslike Regering: Munisipale Strukture, 1998, die "Local Government: Municipal Electoral Act", 2000 (Wet No. 27 van 2000) en die Wet op die Verkiesingskommissie, 1996 (Wet No. 51 van 1996), kan 'n LUR vir plaaslike regering en die Verkiesingskommissie enige stappe neem ten opsigte van 'n munisipaliteit bedoel in die tweede kolom van Bylae 5 om voor te berei vir 'n algemene verkiesing van alle munisipale rade vir sover enige nuut-ingestelde munisipaliteit beoog deur hierdie subartikel geraak word.

Voorbehoude

4. (1) Waar 'n bepaalde gebied in die toekoms as gevolg van die bepalings van hierdie Wet hervestig gaan word in 'n provinsie (die ontvangende provinsie) anders as die provinsie (die oordragings provinsie) waarin dit geleë was voor die inwerkingtreding van hierdie Wet –

- (a) gaan enige lisensie, permit of magtiging wat uitgereik is;
- (b) gaan enige aanstelling in enige amp wat gemaak is;
- (c) gaan enige reg, privilegie, verpligting of aanspreeklikheid wat verkry, ontstaan of opgedoen is,

ingevolge enige wet wat van toepassing is in die oordragings provinsie, voort om van krag te wees totdat dit herroep, ingetrek of vervang word ingevolge 'n wet wat in die ontvangende provinsie van toepassing is.

(2) 'n LUR vir plaaslike regering kan, by wyse van 'n wysiging van 'n toepaslike artikel 12 kennisgewing, enige wetlike, praktiese of ander gevolge van die hervestiging van 'n gebied bedoel in subartikel (1) reël vir sover sodanige regulering noodsaaklik is om die behoorlike funksionering van 'n munisipaliteit in wie se regsgebied sodanige hervestigde gebied val, te verseker.

Kort titel

5. Hierdie Wet heet die Wet op die Herroeping van Wetgewing Betreffende Oorgrensmunisipaliteite, 2005, en tree in werking op 'n datum deur die President by Proklamasie in die *Staatskoerant* bepaal.

BYLAE 1**Wette herroep (Artikel 2)**

No. en jaar van wet	Kort titel	Omvang van herroeping
Wet No.117 van 1998	Wet op Plaaslike Regering: Munisipale Strukture, 1998	Artikel 90
Wet No.29 van 2000	Wet op Plaaslike Regering: Oorgrensmunisipaliteite, 2000	Die geheel
Wet No. 69 van 2000	Wet op die Herbepaling van Grense van Oorgrensmunisipaliteite, 2000	Die geheel
Act No. 6 of 2005	Wet op die Herbepaling van Grense van Oorgrensmunisipaliteite, 2005	Die geheel

BYLAE 2

Afbakening van nuut-ingestelde munisipaliteite in 'n provinsie

Aanduiding van munisipaliteit	Afbakeningskennisgewing en datum	Nuwe aanduiding van munisipaliteit (waar toepaslik)	Provinsie ten opsigte waarvan afbakening geag word
Metropolitaanse Munisipaliteit Ekurhuleni	Geïdentifiseer deur Kaart No. 1 van die Bylae by Kennisgewing 1179 van 2005	EKU (Kaart No. 33 van die Bylae by Kennisgewing 1594 of 2005)	Gauteng
Metropolitaanse Munisipaliteit Tshwane	Geïdentifiseer deur Kaart No. 2 van die Bylae by Kennisgewing 1179 van 2005	TSH (Kaart No. 32 van die Bylae by Kennisgewing 1594 of 2005)	Gauteng
CBDC2 bekend as Metswedding Distriksmunisipaliteit	Geïdentifiseer deur Kaart No. 7 van die Bylae by Kennisgewing 1179 van 2005	DC46 (Kaart No. 13 van die Bylae by Kennisgewing 1594 of 2005)	Gauteng
CBLC 2 bekend as Kungwini Plaaslike Munisipaliteit	Geïdentifiseer deur Kaart No. 8 van die Bylae by Kennisgewing 1179 van 2005	GT02b2 (Kaart No. 14 van die Bylae by Kennisgewing 1594 of 2005)	Gauteng
CBDC 3 bekend as Sekhukhune Distriksmunisipaliteit	Geïdentifiseer deur Kaart No. 10 van die Bylae by Kennisgewing 1179 van 2005	DC47 (Kaart No. 15 van die Bylae by Kennisgewing 1594 of 2005)	Limpopo
CBLC 3 bekend as Groter Marble Hall Plaaslike Munisipaliteit	Geïdentifiseer deur Kaart No. 11 van die Bylae by Kennisgewing 1179 van 2005	NP03a4 (Kaart No. 16 van die Bylae by Kennisgewing 1594 of 2005)	Limpopo

CBLC 4 bekend as Groter Groblersdal Plaaslike Munisipaliteit	Geïdentifiseer deur Kaart No. 12 van die Bylae by Kennisgewing 1179 van 2005	NP03a5 (Kaart No. 17 van die Bylae by Kennisgewing 1594 of 2005)	Limpopo
CBLC 5 bekend as Groter Tubatse Plaaslike Munisipaliteit	Geïdentifiseer deur Kaart No. 13 van die Bylae by Kennisgewing 1179 van 2005	NP03a6 (Kaart No. 18 van die Bylae by Kennisgewing 1594 of 2005)	Limpopo
DC9 bekend as Frances Baard Distriksmunisipaliteit	Geïdentifiseer deur Kaart No. 24 van die Bylae by Kennisgewing 1179 van 2005	DC9 (Kaart No. 11 van die Bylae by Kennisgewing 1594 of 2005)	Noord-Kaap
CBLC 7 bekend as Phokwane Plaaslike Munisipaliteit	Geïdentifiseer deur Kaart No. 25 van die Bylae by Kennisgewing 1179 van 2005	NC094 (Kaart No. 12 van die Bylae by Kennisgewing 1594 of 2005)	Noord-Kaap
CBDC 1 bekend as Kgalagadi Distriksmunisipaliteit	Geïdentifiseer deur Kaart No. 3 van die Bylae by Kennisgewing 1179 van 2005	DC45 (Kaart No. 6 van die Bylae by Kennisgewing 1594 of 2005)	Noord-Kaap
CBLC 1 bekend as Ga-Segonyana Plaaslike Oorgrensmunisipaliteit	Geïdentifiseer deur Kaart No. 4 van die Bylae by Kennisgewing 1179 van 2005	NC452 (Kaart No. 8 van die Bylae by Kennisgewing 1594 of 2005)	Noord-Kaap
NW1a1 7 bekend as Moshaweng Plaaslike Munisipaliteit	Geïdentifiseer deur Kaart No. 5 van die Bylae by Kennisgewing 1179 van 2005	NC451 (Kaart No. 7 van die Bylae by Kennisgewing 1594 of 2005)	Noord-Kaap

BYLAE 3**Geagte instelling van nuwe munisipaliteit in 'n provinsie**

Artikel 12 kennisgewing	Aanduiding van munisipaliteit	Nuwe aanduiding van munisipaliteit (waar toepaslik)	Provinsie waarin nuwe munisipaliteit geag ingestel te wees
Kennisgewing 6768 van 2000(Gauteng)	Metropolitaanse Munisipaliteit Ekurhuleni	EKU (Kaart No. 33 van die Bylae by Kennisgewing 1594 of 2005)	Gauteng
Kennisgewing 6770 van 2000(Gauteng)	Metropolitaanse Munisipaliteit Tshwane	TSH (Kaart No. 32 van die Bylae by Kennisgewing 1594 of 2005)	Gauteng
Kennisgewing 6767 van 2000 (Gauteng)	CBDC2 bekend as Metswedding Distriksmunisipaliteit	DC46 (Kaart No. 13 van die Bylae by Kennisgewing 1594 of 2005)	Gauteng
Kennisgewing 6767 van 2000 (Gauteng)	CBLC2 bekend as Kungwini Plaaslike Munisipaliteit	GT02b2 (Kaart No. 14 van die Bylae by Kennisgewing 1594 of 2005)	Gauteng
Kennisgewing 302 van 2000 (Noordelike Provincie)	CBDC3 bekend as Sekhukhunene Distriksmunisipaliteit	DC47 (Kaart No. 15 van die Bylae by Kennisgewing 1594 of 2005)	Limpopo
Kennisgewing 302 van 2000 (Noordelike Provincie)	CBLC3 bekend as Groter Marble Hall Plaaslike Munisipaliteit	NP03a4 (Kaart No. 16 van die Bylae by Kennisgewing 1594 of 2005)	Limpopo

Kennisgewing 302 van 2000 (Noordelike Provinsie)	CBLC4 bekend as Groter Groblersdal Plaaslike Munisipaliteit	NP03a5 (Kaart No. 17 van die Bylae by Kennisgewing 1594 of 2005)	Limpopo
Kennisgewing 302 van 2000 (Noordelike Provinsie)	CBLC5 bekend as Groter Tubatse Plaaslike Munisipaliteit	NP03a6 (Kaart No. 18 van die Bylae by Kennisgewing 1594 of 2005)	Limpopo
Kennisgewing 131 van 2000 (Noord-Kaap)	DC9 bekend as Frances Baard Distriksmunisipaliteit	DC9 (Kaart No. 11 van die Bylae by Kennisgewing 1594 of 2005)	Noord-Kaap
Kennisgewing 131 van 2000 (Noord-Kaap)	CBLC7 bekend as Phokwane Plaaslike Munisipaliteit	NC094 (Kaart No. 12 van die Bylae by Kennisgewing 1594 of 2005)	Noord-Kaap
Kennisgewing 130 van 2000 (Noord-Kaap)	CBDC1 bekend as Kgalagadi Distriksmunisipaliteit	DC45 (Kaart No. 6 van die Bylae by Kennisgewing 1594 of 2005)	Noord-Kaap
Kennisgewing 130 van 2000 (Noord-Kaap)	CBLC1 bekend as Ga-Segonyana Plaaslike Oorgrensmunisipaliteit	NC452 (Kaart No. 8 van die Bylae by Kennisgewing 1594 of 2005)	Noord-Kaap

BYLAE 4**Afbakening van nuut-ingestelde munisipaliteit in 'n provinsie**

Voorgestelde afbakening van 'n munisipaliteit (Afbakeningskennisgewing en datum)	Voorgestelde aanduiding van munisipaliteit	Provinsie ten opsigte waarvan afbakening geag word
Geïdentifiseer deur Kaart No. 2 van die Bylae by Kennisgewing 1594 van 2005	KZ5a6 bekend as Umzimkulu Plaaslike Munisipaliteit	KwaZulu-Natal
Geïdentifiseer deur Kaart No. 1 van die Bylae by Kennisgewing 1594 van 2005	DC43 bekend as Sisonke Distriksmunisipaliteit	KwaZulu-Natal
Geïdentifiseer deur Kaart No. 4 van die Bylae by Kennisgewing 1594 van 2005	DC44 bekend as Alfred Nzo Distriksmunisipaliteit	Oos-Kaap
Geïdentifiseer deur Kaart No. 5 van die Bylae by Kennisgewing 1594 van 2005	EC05b2 bekend as Umzimvubu Plaaslike Munisipaliteit	Oos-Kaap
Geïdentifiseer deur Kaart No. 3 van die Bylae by Kennisgewing 1594 van 2005	EC05b3 bekend as Matatiele Plaaslike Munisipaliteit	Oos-Kaap
Geïdentifiseer deur Kaart No. 24 van die Bylae by Kennisgewing 1594 van 2005	MP325 bekend as Bosbokrand Plaaslike Munisipaliteit	Mpumalanga
Geïdentifiseer deur Kaart No. 23 van die Bylae by Kennisgewing 1594 van 2005	DC32 bekend as Ehlanzeni Distriksmunisipaliteit	Mpumalanga
Geïdentifiseer deur Kaart No. 20 van die Bylae by Kennisgewing 1594 van 2005	NP335 bekend as Maruleng Plaaslike Munisipaliteit	Limpopo

Geïdentifiseer deur Kaart No. 19 van die Bylae by Kennisgewing 1594 van 2005	DC33 bekend as Mopani Distriksmunisipaliteit	Limpopo
Geïdentifiseer deur Kaart No. 29 van die Bylae by Kennisgewing 1594 van 2005	NW406 bekend as Merafong Plaaslike Munisipaliteit	Noordwes
Geïdentifiseer deur Kaart No. 28 van die Bylae by Kennisgewing 1594 van 2005	NW405 bekend as Westonaria Plaaslike Munisipaliteit	Noordwes
Geïdentifiseer deur Kaart No. 27 van die Bylae by Kennisgewing 1594 van 2005	DC40 bekend as Suidelike Distriksmunisipaliteit	Noordwes
Geïdentifiseer deur Kaart No. 25 van die Bylae by Kennisgewing 1594 van 2005	DC48 bekend as Wesrand Distriksmunisipaliteit	Gauteng

BYLAE 5**Geagte instelling van nuwe munisipaliteit in 'n provinsie**

Voorgestelde artikel 12 kennisgewing	Voorgestelde aanwysing van munisipaliteit	Provinsie waarin nuwe munisipaliteit geag ingestel te wees	Aanwysing van voormalige munisipaliteit
Kennisgewing ... van 2005 (KwaZulu-Natal)	KZ5a6 bekend as Umzimkulu Plaaslike Munisipaliteit (Kaart No. 2 van die Bylae by Kennisgewing 1594 van 2005)	KwaZulu-Natal	EC05b1
Kennisgewing ... van 2005 (KwaZulu-Natal)	DC43 bekend as Sisonke Distriksmunisipaliteit (Kaart No. 1 van die Bylae by Kennisgewing 1594 van 2005)	KwaZulu-Natal	DC43
Kennisgewing ... van 2005 (Oos-Kaap)	DC44 bekend as Alfred Nzo Distriksmunisipaliteit (Kaart No. 4 van die Bylae by Kennisgewing 1594 van 2005)	Oos-Kaap	DC44
Kennisgewing ... van 2005 (Oos-Kaap)	EC05b2 bekend as Umzimvubu Plaaslike Munisipaliteit (Kaart No. 5 van die Bylae by Kennisgewing 1594 van 2005)	Oos-Kaap	EC05b2
Kennisgewing ... van 2005 (Oos-Kaap)	EC05b3 bekend as Matatiele Plaaslike Munisipaliteit (Kaart No. 3 van die Bylae by Kennisgewing 1594 van 2005)	Oos-Kaap	KZ5a3

Kennisgewing ... van 2005 (Mpumalanga)	MP325 bekend as Bosbokrand Plaaslike Munisipaliteit (Kaart No. 24 van die Bylae by Kennisgewing 1594 van 2005)	Mpumalanga	CBLC6
Kennisgewing ... van 2005 (Mpumalanga)	DC32 bekend as Ehlanzeni Distriksmunisipaliteit (Kaart No. 23 van die Bylae by Kennisgewing 1594 van 2005)	Mpumalanga	DC32
Kennisgewing ... van 2005 (Limpopo)	NP335 bekend as Maruleng Plaaslike Munisipaliteit (Kaart No. 20 van die Bylae by Kennisgewing 1594 van 2005)	Limpopo	NP04a1
Kennisgewing ... van 2005 (Limpopo)	DC33 bekend as Mopani Distriksmunisipaliteit (Kaart No. 19 van die Bylae by Kennisgewing 1594 van 2005)	Limpopo	DC33
Kennisgewing ... van 2005 (Noordwes)	NW406 bekend as Merafong Plaaslike Munisipaliteit (Kaart No. 29 van die Bylae by Kennisgewing 1594 van 2005)	Noordwes	CBLC8
Kennisgewing ... van 2005 (Noordwes)	NW405 bekend as Westonaria Plaaslike Munisipaliteit (Kaart No. 28 van die Bylae by Kennisgewing 1594 van 2005)	Noordwes	GT414

Kennisgewing ... van 2005 (Noordwes)	DC40 bekend as Suidelike Distriksmunisipaliteit (Kaart No. 27 van die Bylae by Kennisgewing 1594 van 2005)	Noordwes	DC40
Kennisgewing ... van 2005 (Gauteng)	DC48 bekend as Wesrand Distriksmunisipaliteit (Kaart No. 25 van die Bylae by Kennisgewing 1594 van 2005)	Gauteng	CBDC8
Kennisgewing ... van 2005 (Noord-Kaap)	NC451 bekend as Moshaweng Plaaslike Munisipaliteit (Kaart No. 7 van die Bylae by Kennisgewing 1594 van 2005)	Noord-Kaap	NW1a1

MEMORANDUM OOR DIE OOGMERKE VAN DIE WETSONTWERP OP DIE HERROEPING VAN WETGEWING BETREFFENDE OORGRENSMUNISIPALITEITE, 2005

1.1 Artikel 155(6A) van die Grondwet maak voorsiening vir die instelling van 'n oorgrensmunisipaliteit waar die munisipale grens van daardie munisipaliteit nie bepaal kan word sonder dat die munisipale grens oor 'n provinsiale grens strek nie.

Die Wetsontwerp op die Herroeping van Wetgewing Betreffende Oorgrensmunisipaliteite ("die Wetsontwerp") het ten doel om alle plaaslike regeringswette wat vir oorgrensmunisipaliteite voorsiening maak, te herroep.

Ten einde 'n gladde oorgang te verseker van die oorgrensmunisipaliteits-bedeling na 'n nuwe bedeling waar enige munisipaliteit slegs in een bepaalde provinsie geleë is, word voorsiening vir die volgende oorgangsreëlings gemaak:

- (a) Die Wetsontwerp het ten doel om van die bepalings van die Wet op Plaaslike Regering: Munisipale Afbakening, 1998 (Wet No. 27 van 1998) en die Wet op Plaaslike Regering: Munisipale Strukture, 1998 (Wet No. 117 van 1998) af te sien deur toe te laat dat die afbakening van 'n bepaalde oorgrensmunisipaliteit soos weergegee in Bylae 2 van die Wetsontwerp, die afbakening van die nuut-ingestelde munisipaliteit ('n munisipaliteit wie se grense in een provinsie val) te wees.
- (b) Die Wetsontwerp het ten doel om toe te laat dat 'n artikel 12 kennisgewing soos weergegee in Bylae 3 van die Wetsontwerp, 'n artikel 12 kennisgewing van die nuut-ingestelde munisipaliteit ('n munisipaliteit wie se grense in een provinsie val) te wees wat uitgereik is deur die LUR vir plaaslike regering van die ooreenstemmende provinsie soos in Bylae 3 aangedui.
- (c) Die Wetsontwerp het ten doel om voorsiening te maak vir die nuut-ingestelde munisipaliteit om dieregsopvolger te wees van die munisipaliteit wat in Bylae 3 weergegee word.
- (d) Die Wetsontwerp het verder ten doel om die LUR vir plaaslike regering en die Verkiesingskommissie toe te laat om enige stappe te neem om vir die algemene verkiesing van alle munisipale rade van die nuut-ingestelde

munisipaliteit (munisipaliteit wie se grense in een provinsie val), voor te berei.

1.2 Die Wetsontwerp het ook ten doel om uitdagings aan te spreek wat verband hou met die provinsiale grens tussen die Oos-Kaap en KwaZulu-Natal Provincies op 'n wyse wat sal verhoed dat daar deur 'n proses gegaan moet word om eers oorgrensmunisipaliteit te stig ten einde hierdie uitdagings aan te spreek. (In hierdie verband moet die Wetsontwerp saamgelees word met die bepalings van die "Twelfth Constitution Amendment Bill", 2005.) Ten einde 'n gladde oorgang te verseker by die hantering van hierdie uitdagings, word voorsiening vir die volgende oorgangsreëlings gemaak:

- (a) Die Wetsontwerp het ten doel om van die bepalings van die Wet op Plaaslike Regering: Munisipale Afbakening, 1998 (Wet No. 27 van 1998) en die Wet op Plaaslike Regering: Munisipale Strukture, 1998 (Wet No. 117 van 1998) af te sien deur toe te laat dat die voorgestelde afbakening van bepaalde oorgrensmunisipaliteit soos weergegee in Bylae 4 van die Wetsontwerp, geag word die afbakening van munisipaliteit te wees wat 'n nuwe samestelling of plasing in 'n bepaalde provinsie weergee.
- (b) Die Wetsontwerp het ten doel om toe te laat dat voorgestelde artikel 12 kennisgewings soos weergegee in Bylae 5 van die Wetsontwerp, geag word artikel 12 kennisgewings te wees van munisipaliteit wat 'n nuwe samestelling of plasing in 'n bepaalde provinsie weergee.
- (c) Die Wetsontwerp het ten doel om voorsiening te maak dat munisipaliteit wat 'n nuwe samestelling of plasing in 'n bepaalde provinsie weergee, beskou kan word as dieregsopvolgers van die voormalige munisipaliteit wat in die laaste kolom van Bylae 5 weergegee word.
- (d) Die Wetsontwerp het verder ten doel om die LUR vir plaaslike regering en die Verkiesingskommissie toe te laat om enige stappe te neem om vir die algemene verkiesing van alle munisipale rade van munisipaliteit wat 'n nuwe samestelling of plasing in 'n bepaalde provinsie weergee, voor te berei.

1.3 Die Wetsontwerp bevat 'n voorbehoudsbepaling ten einde te verseker dat lisensies, permitte of magtigings en aanstellings wat gemaak is ingevolge wette wat in die oordrags provinsie van toepassing is, voortgaan om van krag te wees waar 'n bepaalde gebied

hervestig word in 'n ander provinsie (die ontvangende provinsie) as gevolg van die bepalings van die Wetsontwerp.

1.4 Wanneer die Wetsontwerp 'n Wet word, is dit die bedoeling om dit eers met ingang van die volgende plaaslike regeringsverkiesings in werking te stel.

2. LIGGAME/ORGANISASIES GERAADPLEEG

Munisipale Afbakeningsraad.

LUR'e vir plaaslike regering

Departement van Justisie en Staatkundige Ontwikkeling

Die Wetsontwerp was gepubliseer vir openbare kommentaar ingevolge artikel 154(2) van die Grondwet.

3. FINANSIËLE GEVOLGE VIR DIE STAAT

'n Aanpassing van die provinsiale billikheidsgedeelte-toewysings wat op die provinsiale skuiwe in bevolking gebaseer is, sal moet plaasvind.

4. GEVOLGE VIR PROVINSIES

Provinsiale funksies wat in geaffekteerde munisipaliteite verrig word, of deur provinsiale regerings of op 'n agentskapbasis deur die geaffekteerde munisipaliteite, sal aangespreek moet word. Dit mag ook aanpassings van provinsiale begrotings noodsaak, ten einde die verskuiwing in die uitvoer van funksies van een provinsie na die ander, aan te spreek.

5. GEVOLGE VIR MUNISIPALITEITE

Voormalige oorgrensmunisipaliteite sal, met ingang van die plaaslike regeringsverkiesings in een bepaalde provinsie val. Een distriksmunisipaliteit sal ontbind moet word.

6. PARLEMENTÈRE PROCEDURES

6.1 Die Staatsregsadviseurs en die Departement van Provinsiale en Plaaslike Regering is van mening dat die Wetsontwerp ooreenkomsdig die prosedure deur artikel 75 van die

Grondwet voorgeskryf, mee gehandel moet word. Die Wetsontwerp val nie binne die funksionele gebiede gelys in Bylae 4 by die Grondwet nie, en maak ook nie voorsiening vir wetgewing beoog in die artikels bedoel in artikel 76(3) van die Grondwet nie.

6.2 Die Staatsregsadviseurs is van mening dat dit nie nodig is om hierdie Wetsontwerp na die Nasional Huis van Tradisionele Leiers ingevolge artikel 18(1)(a) van die "Traditional Leadership and Governance Framework Act", 2003 (Wet No. 41 van 2003) te verwys nie, aangesien dit nie bepalings bevat wat op inheemse reg of gewoontes van tradisionele gemeenskappe van toepassing is nie.

Printed by and obtainable from the Government Printer, Bosman Street, Private Bag X85, Pretoria, 0001

Publications: Tel: (012) 334-4508, 334-4509, 334-4510

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Subscriptions: Tel: (012) 334-4735, 334-4736, 334-4737

Cape Town Branch: Tel: (021) 465-7531

Gedruk deur en verkrygbaar by die Staatsdrukker, Bosmanstraat, Privaatsak X85, Pretoria, 0001

Publikasies: Tel: (012) 334-4508, 334-4509, 334-4510

Advertensies: Tel: (012) 334-4673, 334-4674, 334-4504

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