Third Assembly (No. 014)





REPUBLIC OF KENYA

NAIROBI CITY COUNTY ASSEMBLY

THIRD ASSEMBLY - (THIRD SESSION)

ORDERS OF THE DAY

SUPPLEMENTARY

WEDNESDAY, MARCH 13, 2024 AT 2.30 P.M.

ORDER OF BUSINESS

PRAYERS

- 1. Administration of Oath
- 2. Communication from the Chair
- 3. Messages
- 4. Petitions
- 5. Papers
- 6. Notices of Motion
- 7. Statements

8. *<u>MOTION – CHAIRPERSON, SELECT COMMITTEE ON COUNTY</u> <u>FINANCE, BUDGET & APPROPRIATIONS</u>

Subject: Adoption of Report

THAT, this Assembly adopts the 15TH REPORT OF THE SELECT COMMITTEE ON COUNTY FINANCE, BUDGET AND APPROPRIATIONS ON THE CONSIDERATION OF THE NAIROBI CITY COUNTY FISCAL STRATEGY PAPER AND THE DEBT MANAGEMENT STRATEGY PAPER FOR FY 2024-25 AND OVER THE MEDIUM TERM, laid on the Table of the Assembly on Wednesday, 13th March, 2024.

9. *<u>MOTION</u> – <u>HON. PETER IMWATOK JATESO, MCA – MAJORITY LEADER</u> Subject: *Ban of Local Street Parties & Reggae Music Sessions in Residential Areas*

THAT, aware that Paragraph 4 of the Second Part of the Fourth Schedule to the Constitution of Kenya (2010) grants County Governments the mandate of controlling public entertainment; **FURTHER AWARE** that, Nairobi City County Government working with other State agencies has licensed various entertainment places where

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residents can meet and get entertained in various forms; **NOTING** that, in the recent past there is a growing trend in the City where individuals have organized street parties in form of reggae music sessions in residential areas which attract both the youth and school going children, **CONCERNED** that, these street parties and reggae sessions are characterized by all manner of criminal acts and immoral activities such as drug abuse, mugging of residents, loud music within residential areas and general lawlessness; **FURTHER CONCERNED** that, these reggae sessions have largely contributed to underperformance in schools and moral decay among the youth; **NOW THEREFORE**, this Assembly **RESOLVES** that the County Executive bans all street parties and reggae sessions in residential areas and develops and submits to this Assembly regulations to govern such parties.

<u>NOTICES</u>

I. The Assembly resolved on Wednesday, 14th February, 2024 as follows: -

- a) **THAT,** , each speech in a debate on a **Report of a Committee**, a Sessional Paper or any other Report submitted to the Assembly, be limited as follows: A maximum of sixty (60) minutes for the Mover in moving and thirty (30) minutes in replying, and a maximum of ten (10) minutes for any other Member speaking, except the Leader of the Majority Party and the Leader of the Minority Party, who shall be limited to a maximum of fifteen (15) minutes each; and that priority be accorded to the Leader of the Majority Party and the Leader of the Minority Party, in that Order.
- b) **THAT,** each speech in a debate on any **Motion**, including a Special motion be limited in the following manner:-A maximum of three hours with not more than twenty (20) minutes for the Mover and ten (10) minutes for each other Member speaking, except the Leader of the Majority Party and the Leader of the Minority Party, who shall be limited to a maximum of fifteen (15) minutes each, and that ten (10) minutes before the expiry of the time, the Mover shall be called upon to reply; and that priority in speaking be accorded to the Leader of the Majority Party, the Leader of the Minority Party and the Chairperson of the relevant Sectoral Committee, in that Order.

* Denotes Orders of the Day*

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WEDNESDAY, MARCH 13, 2024

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NOTICE PAPER I

<u>Tentative</u> business for Thursday, 14th March, 2024 at 2.30p.m.

(Published pursuant to Standing Order 41(1))

IT IS NOTIFIED that the Select Committee on Assembly Business, at its last meeting, approved the following <u>tentative</u> business to appear in the Order Paper for Thursday, 14th March, 2024 at 2.30 p.m.: -

A. <u>MOTION – HON. WAITHERA CHEGE, MCA – DEPUTY MINORITY LEADER</u> Subject: *Amendment of Urban Housing Renewal and Regeneration Policy*

THAT, aware that Article 43(1) (b) of the Constitution of Kenya, 2010 provides for the right of every person to accessible and adequate housing and to reasonable standards of sanitation; **further aware** that paragraph 8 of Part Two of the Fourth Schedule to the Constitution of Kenya, 2010 provides for the functions of County planning and development including housing are vested in the County Government; noting that Nairobi City County Government owns various estates in various parts of the County such as Jamhuri in Woodley, Ngara, Huruma, Jericho amongst others; **concerned that** most these estates are in dilapidated conditions and are lacking clear management framework; **acknowledging that** the County has initiated the urban renewal program aimed at developing decent affordable housing units particularly in the County owned estates; **further acknowledging** that the County developed the County Urban Housing Renewal and Regeneration Policy which provides for general promotion of housing, this Assembly urges the County Executive to amend the existing County Urban Housing Renewal and Regeneration Policy to provide for the management, maintain and update a comprehensive County Government Housing inventory and protect County Government ownership its properties.