



REPUBLIC OF KENYA

NAIROBI CITY COUNTY ASSEMBLY

THIRD ASSEMBLY – (FOURTH SESSION)

ORDERS OF THE DAY

WEDNESDAY, APRIL 16, 2025 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. *COMMITTEE OF THE WHOLE ASSEMBLY ON THE GOVERNOR'S RESERVATION ON THE NAIROBI CITY COUNTY EARLY CHILDHOOD DEVELOPMENT AND EDUCATION BILL, 2023 (ASSEMBLY BILL NO.8 OF 2023)

Subject: *Governor's Reservation*

The Nairobi City County Early Childhood Development and Education Bill, 2023 (Assembly Bill No.8 of 2023)

COMMITTEE OF THE WHOLE ASSEMBLY

(Hon. Perpetua Mponjiwa, MCA)

9. *MOTION – CHAIRPERSON, SELECT COMMITTEE ON PROCEDURE AND RULES

Subject: *General Debate*

THAT, this Assembly adopts THE REPORT OF THE SELECT COMMITTEE ON PROCEDURE AND RULES ON THE CONSIDERATION OF THE PROPOSED AMENDMENTS OF THE STANDING ORDERS, laid on the Table of the Assembly on Tuesday, 8th April 2025.

(General Debate- No question to be put)

10. *COMMITTEE OF THE WHOLE ASSEMBLY**Subject: Amendments of the Standing Orders****Amendments to the Nairobi City County Assembly Standing Orders***(The Chairperson, Procedure and House Rules Committee)*

- i. Approves the proposed amendments to the Standing Orders as contained in Notices
- ii. Resolves that the amendments agreed to in Committee of the whole House and approved by the Assembly shall take effect on Thursday, 10th April 2025; and
- iii. Further resolves that the Questions pending Reply as at the commencement date shall be disposed of by the respective Committees.

NOTICES

I. The Assembly resolved on Wednesday, 12th February, 2025 as follows: -

- a) THAT, pursuant to the provisions of Standing Order 106(1), this Assembly orders 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**, pursuant to the provisions of Standing Order 106 (1), this Assembly orders that, each speech in a debate on **Bills sponsored by a Committee**, the Leader of the Majority Party or the Leader of the Minority Party be limited as follows:- A maximum of forty five (45) minutes for the Mover, in moving and fifteen minutes (15) in replying, a maximum of thirty (30) minutes for the Chairperson of the relevant Committee (if the Bill is not sponsored by the relevant Committee), 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 Minutes (15) each (if the Bill is not sponsored by either of them); 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.

NOTICE

Governor's Memoranda on the consideration of the Early Childhood Development and Education Bill, 2024.

(Pursuant to Standing Order 146)

MATRIX OF THE GOVERNOR'S RESERVATION TO THE PROPOSED EARLY CHILDHOOD DEVELOPMENT AND EDUCATION BILL, 2024 AND THEIR JUSTIFICATION

In exercise of the powers conferred upon the Governor under Section 24 (2) (b) of the County Government Act 2012 and having reservations on some provisions of the Bill, **the Governor declined to assent** to the Early Childhood Development and Education Bill, 2024, and referred the Bill for **reconsideration** by the County Assembly for the following reasons: -

CLAUSE	RECOMMENDATION	JUSTIFICATION	LEGAL COUNSEL COMMENTS	COMMITTEE COMMENTS
PART I				
Title (Long Title and Short Title)	Delete the word 'Development' in both the long and short titles.	The word Development has been used in the Title whereas the same has not been outlined in the Bill The title of the bill contains the word "development" that is not in tandem with the contents of the Bill as it stipulates development programs and goals that are not captured in the bill. These development programs include but are not limited to growth monitoring, nutrition and early detection of children with special needs.	Agreed to delete the word "development" in the title. However the aspects of detection of children with special needs is provided for under the Bill among other developmental issues of children	AGREED TO DELETION OF THE WORD DEVELOPMENT
Clause 2 (Interpretation)	Delete the first definition of " County Education Board "	The word "County Education Board" has been given two distinct meanings in the bill with the first one indicating that the "Board" is established under Clause 4 which clause does not actually establish any Board.	Agreed to delete. The County Education Board is defined twice. The following definition stands " means the Board established under Section 17 of the Basic Education Act, No. 14 of 2013. "	AGREED TO DELETE ONE DEFINITION

	Insert the interpretation of the word “County” to mean Nairobi City County	For ease of reference	Agreed. There is need to define the term county as used for ease of reference.	AGREED TO DEFINE THE TERM
	Insert the interpretation of the word “Committee” to mean County Early Childhood Education Committee	Committee has been established under Clause 4 of the Bill	Agreed as the Committee is established but not defined in the interpretations	AGREED TO DEFINE COMMITTEE TO MEAN THE COMMITTEE ESTABLISHED IN THE BILL
-	Insert a Clause on Objects and purpose	Objects and Purpose outlines the intent for enacting the bill.	Disagreed. The Governor could have proposed any Objects if at all there was any noted otherwise the Act in the long title provides for its objects.	DISAGREED THE BILL IN THE LONG TITLE CLEARLY DEFINES ITS OBJECTS

PART II

Title	Delete the word “ <i>Development</i> ” in Part II of the Bill and replace it with the word “ <i>Education.</i> ” The Title should read as follows “PART II -COUNTY EARLY CHILDHOOD EDUCATION COMMITTEE”	This is provided for under Clause 4.2.1 in the National Pre-Primary Education Policy Standard Guidelines 2018.	Agreed. Replace Development with Education	AGREED TO DELETE THE TERM “DEVELOPMENT” IN THE TITLE OF PART II
Clause 5 and 7	Interchange Clause 7 on “ the composition of the Committee” with Clause 5 on the “Functions of the Committee” .	The arrangement of Clauses is not chronological. A committee should first be established then it’s composition provided for before outlining its mandates and functions thereto.	Agreed. As there is no major difference in content.	AGREED TO REARRANGE
Clause 7	Insert the “ County Educational Assessment and Resource Centers(EARC) Coordinators” under the Composition of the Committee	This has been provided for under clause 4.2.2.1 of the National Pre-Primary Education Policy Standard Guidelines 2018.	Agreed. We had reduced the number due to the MWONGOZO guidelines but the policy states as such.	AGREED TO ADD EARC COORDINATORS AS PART OF THE COMMITTEE

PART IV				
Clause(s) 22, 23,24 and 25	Delete all these Clauses in their entirety	<p>The Clauses offend the provisions of schedule 4 of the Constitution of Kenya, 2010 as follows:</p> <p>-</p> <p>a) Teacher training is a function of the National Government;</p> <p>b) Curriculum development is also a function of the National Government; and</p> <p>c) Daycare facilities are provided for under the Nairobi City County Childcare Facilities Act, 2017.</p>	<p>Disagreed. Training in the context of the Bill was interpreted to mean continuous training of teachers by the County and not the training offered by institutions of higher learning. The main training as acknowledged is overseen by the Ministry.</p> <p>Curriculum development is indeed to be developed in consultation with KICD</p>	DISAGREED TO DELETE THE CLAUSES
PART V				
Clauses 27, 28, 29, 30 and 31	Delete these clauses in their entirety.	<p>This part is in contravention with the constitutional principle of Inclusivity. The Sector Policy for learners and trainees with disability dated May, 2018 also encourages inclusion of all children irrespective of their special needs in ordinary pre-primary education system.</p>	<p>Disagreed. There is no provision prohibiting children with special needs from attending the ECD schools already established. This provisions mandate the Executive to ensure we have different category of schools just for children with special needs.</p>	DISAGREED. THE SPECIAL SCHOOLS TO BE ESTABLISHED ARE NOT DISCRIMINATOR Y BUT ANOTHER AVENUE TO CATER FOR CHILDREN WITH SPECIAL NEEDS
PART VI				
Clause 32, 33, 34 and 35	Delete these Clauses in their entirety	<p>Part III of the Early childhood Education Act ,2021 sufficiently provides for the establishment and registration of early childhood education centers.</p>	<p>Disagreed. The Bill is not in contravention with the Early Childhood Education Act of 2021. The Bill proposes that private schools can only be established subject to the Constitution of Kenya, 2010, National Legislations and provisions of the</p>	DISAGREED THE CLAUSES AS THE BILL DOES NOT CONTRAVENE THE EARLY CHILDHOOD EDUCATION ACT OF 2021

			<p>Education Act of 2021.</p> <p>Clause 33 of the Bill builds on the provisions of Section 17 of the Early Childhood Education Act of 2021 on the criteria for registration of private schools without contradicting the said Law. Clause 34 of the Bill grants any child the right to attend a private school as an alternative to a public school. Clause 35 imposes extra duties to private schools which have not been provided for under the Early Childhood Education Act of 2021.</p>	
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PART VII

Clause 36 and 37	Delete these Clauses in their entirety.	Recruitment, setting out criteria for eligibility and terms of service of ECD Teachers are functions of the County Public Service Board as provided under the County Governments Act 2012.	AGREED
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PART VIII

Clause 38	Delete the Clause in entirety	Assessment of Trainee teachers is a function of the National Government.	AGREED
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PART IX

Clause 39 (e) and (f)	Delete these sub clauses	Clause 39(e) Clause contravenes section 140 of the Public Finance Management Act, 2012 on the authority to borrow by the County	<p>DISAGREED. RESOLVED THAT TO MAKE THE CLAUSE PROPER, THE BILL SHOULD AMEND SUB-CLAUSE (E) FROM DEPARTMENT TO READ CECM FOR FINANCE</p> <p>(F) AGREED TO DELETE</p>
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		government and not a department. Sub clause (f) is vague	
Clause 42	Delete the title of the clause which is <i>“Funding of certain early childhood education services”</i> and replace with <i>“Funding of Public Pre-Primary Education Centres”</i> and harmonize the contents of the clause to ensure that they address public preprimary education Centres.	Funding in the bill should be clear that the funding is only for public pre-primary ECDs and not for the private pre-primary institutions.	AGREED
Clause 45	Delete the clause entirely.	The clause offends the provisions of the Public Finance Management Act, 2012 that vests the authority to invest the assets of a county entity upon the County Executive Committee Member – Finance	DISAGREED AMEND TO READ THE CECM FOR FINANCE IN CONSULTATION WITH THE CECM FOR TALENT, SKILLS DEVELOPMENT AND CARE

NOTICE

Proposed Amendments to the Nairobi City County Assembly Standing Orders.

(Published pursuant to Standing Order 258)

Introduce the following **NEW STANDING ORDERS.**

NEW PART XIA

XIA: QUESTIONS

Notice of Question

47A (1) A Member proposing to ask a Question in the County Assembly shall give notice to the Clerk.

(2) The Member shall deliver a signed copy of the proposed Question to the Clerk for submission to the Speaker for approval.

(3) Where the Speaker approves a Question and determines the County Executive Committee Member responsible for the matters to which it relates, the Clerk shall, at an appropriate time, publish the Question in the Order Paper.

(4) In scheduling a Question in the Order Paper, the Clerk shall consider the urgency of the Question as determined by the Speaker.

(5) The Leader of the Majority Party shall inform the County Assembly of the date, time and order in which County Executive Committee Members shall appear to reply to Questions and provide Reports to the County Assembly and Committees, subject to paragraph (7).

(6) A Member shall ask his or her Question on the day it is scheduled in the Order Paper.

(7) In determining the date and time when a County Executive Committee Member shall be required to answer a Question, the Leader of the Majority Party shall consider the urgency of the Question as determined by the Speaker.

(1) The Speaker may vary the order in which Questions shall be disposed of or defer a Question scheduled to be responded to.

(2) A County Executive Committee Member shall attend and answer any Question concerning matters for which the County Executive Committee Member is responsible.

NEW STANDING ORDER 47B:

General Rules on Questions

47 B (1) These rules apply to Questions raised in the County Assembly and replied to in the County Assembly or before a Committee.

(2) Except as the Speaker may otherwise allow, a Member may not ask a Question which—

(a) is in effect a speech;

(b) is lengthy;

(c) is limited to giving information;

(d) is framed so as to suggest its own reply or to convey a particular point of view;

(e) includes extracts from newspapers or quotations from speeches;

- (f) contains any argument, inference, opinion, imputation or ironical or offensive expression or epithet;
 - (g) seeks an expression of opinion;
 - (h) repeats in substance a matter already addressed by a Committee of the County Assembly or in the course of debate in the Assembly during the same Session;
 - (i) refers to more than one subject;
 - (j) includes the name of a person or a statement not strictly necessary to render the Question intelligible;
 - (k) contains an allegation which the Member is not prepared to substantiate;
 - (l) implies an allegation of a personal nature or which reflects upon the conduct of a person whose conduct can only be challenged through a Substantive Motion or upon the conduct of any other person otherwise than in that person's official or public capacity;
 - (m) relates to a matter which is sub-judice or which by any written law is secret pursuant to Standing Order 97 (Matters sub judice or secret);
 - (n) falls within the functions and powers of National Government as contemplated under Part I of the Fourth Schedule to the Constitution of Kenya 2010;
 - (o) seeks a reply that is readily available in ordinary works of reference or official publications; or
 - (p) refers to a matter under consideration by the County Assembly or a Committee.
- (3) A Member shall take responsibility for accuracy of the facts upon which a Question is based.
- (4) A Member may, with leave of the Speaker, ask a supplementary question to a Question raised in the County Assembly before it is referred to a County Executive Committee Member for reply.
- (5) Where the Member scheduled to raise a Question in the County Executive is absent without the Speaker's permission, the Question shall be dropped and no further proceedings shall be allowed on the Question during the same Session.
- (6) A Member scheduled to ask a Question in the County Assembly may—
- (a) request the Speaker to defer a Question to another time or day;
 - (b) withdraw a Question where it has been overtaken by events; or
 - (c) at least two hours before a sitting, nominate another Member to ask the Question in his or her absence by notifying the Speaker in writing;
- (7) The Speaker may defer a Question to a different time or day from its scheduled time and day.
- (8) A Question may include a request for a Report from a County Executive Committee Member concerning matters under the control of the County Executive Committee Member.

NEW STANDING ORDER NO. 47

Manner of disposing Questions

- 47C. (1) A County Executive Committee Member shall provide physical and electronic copies of the reply to a Question at least a day before appearing before the County Assembly.
- (2) Subject to Standing Order 47A (Notice of Question), the County Assembly shall dispose of a Question in the sequence it appears in the Schedule of Questions or as the Speaker may direct.
- (3) The Speaker may—
- (a) permit the Member who raised a Question to ask a maximum of three supplementary Questions that relate to the original Question;
 - (b) permit a Member other than the Member who asked a Question to ask a further supplementary Question that relates to the original Question;

(c) direct a County Executive Committee Member to provide additional information or a further reply to a Question or supplementary Questions to the relevant Committee of the County Assembly; or

(d) defer a Question to a different time or day from its scheduled time and day.

(4) A County Executive Committee Member shall reply to a Question on the day it is scheduled for reply notwithstanding the absence of the Member who raised the Question.

Questions for written reply

47D. Where a Member prefers a written reply to his or her Question—

(a) the Speaker shall direct that a written reply be provided in respect of the Question; and

(b) the Clerk shall forward the Question to the relevant County Executive Committee Member and, upon receipt, provide the written reply to the Member.

Timeline for reply

47E. (1) Subject to paragraph (2), a County Executive Committee Member shall reply to a Question within seven days of referral of the Question.

(2) Where the Speaker determines a Question to be urgent, a County Executive Committee Member shall reply to the Question within forty-eight hours of referral of the Question.

Report on Questions

47F. The Chairperson of a Committee shall by way of a Statement report to the County Assembly on Questions—

(a) referred to the Committee;

(b) replied to;

(c) which the Committee has directed a County Executive Committee Member to provide additional information or further reply; and

(d) pending before the Committee.

STANDING ORDER NO. 42

Weekly programmes of the Business of the County Assembly 42.

The Clerk shall prepare and publish on the County Assembly website a weekly programme showing the business of the County Assembly, a tentative list of County Executive Committee Members scheduled to reply to Questions and provide Reports to the County Assembly, and a schedule of sittings of the various Committees; and shall circulate such programmes to Members, Sectors, and the media not later than the Friday of the week preceding such business.

STANDING ORDER NO. 43

Sequence of proceedings

43. (1) Each day after Prayers have been said and the County Assembly has been called to order, the Business of the County Assembly shall be proceeded with in the following sequence—

(a) Administration of Oath;

(b) Communication from the Chair;

(c) Messages;

(d) Petitions;

(e) Papers;

(f) Notices of Motion;

(g) Questions and Statements;

(h) Motions and Bills.

(2) Business shall be disposed of in the sequence in which it appears in the Order Paper or in such other sequence as the Speaker may, for the convenience of the County Assembly, direct.

(3) On Wednesday afternoon Questions and Reports by County Executive Committee Members shall have priority over all other business for a period not exceeding three hours.

(4) The Speaker shall direct the Clerk to read the Orders of the Day without question put.

STANDING ORDER NO. 47

Questions to County Boards

47G. (1) Subject to paragraph (2) this Part shall apply to a Question directed to a County Board with necessary modifications.

(2) A County Board to which a Question is directed shall reply before the relevant Committee of the County Assembly.

New Standing Order 36A

36A Temporary suspension of a Sitting

(1) At any time during proceedings, a Member may, for reasons stated, claim to move “**That, the Assembly do suspend its proceedings for ...(Minutes/hours) in order to....**”

(2) The Speaker shall propose the Motion forthwith or if in the opinion of the Speaker that such Motion for suspension is frivolous, vexatious or an abuse of the proceedings of the County Assembly, decline to propose

(3) The debate on a Motion under this Standing Order shall be confined to the matter of the Motion.

(4) No Member speaking on a matter under this Standing Order shall speak for more than five minutes, unless with the permission of the Speaker.

(5) A suspension under this Standing Order shall not exceed sixty minutes or such other time as the Speaker may direct.

New Standing Order 208A

Select Committee on Powers and Privileges

208A.

(3) There is established, for each county assembly, a committee known as the Committee of Powers and Privileges consisting of—

(a) the Speaker, who shall be the chairperson of the Committee, Majority Leader, Minority Leader; and

(b) Not more than five other members, who shall be nominated by the County Assembly parties and approved by the County Assembly, reflecting the relative majorities of the seats held by each of the County Assembly parties in the County Assembly and taking into consideration the interests of Independents.

(4) In nominating the Members in 1(b) above, the parties and the Select Committee on Selection shall take into account the individual Member’s conduct and probity in the course of his/her collective tenure as a Member of the County Assembly.

(5) As soon as practicable after its constitution, the County Assembly Select Committee on Powers and Privileges shall elect a Vice-Chairperson from amongst the Members of the Committee.

(6) The quorum of the Committee shall be a third of the Members of the Committee, including the Speaker.

(7) The functions of the Committee of Powers and Privileges shall be to—

- (a) either of its own Motion or as a result of a compliant made by any person, to inquire into the conduct of a member whose conduct is alleged to constitute a breach of privilege in terms of section 16; and
- (b) perform such other functions as may be specified in the County Assemblies Powers and Privileges Act, 2017 and the Standing Orders.
- (8) In discharging its functions, the Committee shall be guided by the Constitution of Kenya, 2010, relevant Statutes of Parliament, County Assembly Standing Orders and Parliamentary practices and Procedures.
- (9) To safeguard its proceedings and records; and the provisions of Standing Orders 192 and 196 notwithstanding, the Select Committee on Powers and Privileges shall reserve the right to admission of non-Members and the public respectively into its meetings.
- (10) A decision of the Committee shall be made by two-third of its Members.

New Standing Order 108 (1) A

(2) The security check or screening under paragraph (1) shall extend to a handbag or other accessory that a Member intends to enter with into the Chamber.

Standing Order 109

Firearms and other Offensive Weapons

109. (1) A Member shall not bring a firearm or any offensive weapon into the Chamber or Committee Rooms and any such weapon must be deposited with the Sergeant-at-Arms for safe custody before entering the Chamber or Committee Rooms, and collected at the time of leaving the Chamber or Committee Rooms.

(2) Members with firearms must deposit it with the Sergeant-at-Arms for safe custody upon entry into the main County Assembly building.

New Standing Orders 137A

Limits on consideration of matters by Committee

137A. A Committee shall not consider any matter other than a matter which has been referred to it or which it is required by these Standing Orders to consider.

Committee of the Whole County Assembly may not adjourn

137B. A Committee may not adjourn its own sitting or the consideration of any matter to a future sitting, but the Chairperson may by Motion be directed notwithstanding that all matters referred to the Committee have not yet been considered, to report progress to the County Assembly and ask leave to sit again.

Report

137C. When all the matters referred to a Committee of the whole Assembly have been considered, the Chairperson shall be directed by Motion to report to the County Assembly.

No debate on Motion for Report

137D. (1) When a Motion is made in Committee to report or to report progress and ask leave to sit again, the question shall be put forthwith and decided without amendment or debate and if the question is agreed to the Chairperson shall forthwith leave the chair.

(2) Except as otherwise provided by these Standing Orders, every report under paragraph (1) shall be made without question put, and may, by Motion, be agreed to or negatived by the County Assembly or re-committed to the Committee, or postponed for further consideration.

General application of rules in Committee of the Whole Assembly

137E. Except as otherwise provided in these Standing Orders, the same rules of order and of debate for the conduct of business shall be observed in Committee of the Whole County Assembly as in the County Assembly.

Standing Order 169

Membership of Committees

169A. (1) Every Member shall have the right to serve in at least one Committee of the County Assembly.

(2) A Member may waive the right to serve in a Committee of the County Assembly by notifying the Speaker in writing.

Standing Order 206

(2)The Committee shall comprise the Speaker as chairperson, the Deputy Speaker, and not more than nine other Members.

The Vice-Chairperson shall be elected among the nine Members of the Committee.

New Standing Orders 208A

Public Petitions Committee

208A. (1) There shall be a select committee to be designated the Public Petitions Committee.

(2) The Committee shall be responsible for—

(a) considering all public petitions tabled in the County Assembly;

(b) making such recommendations as may be appropriate with respect to the prayers sought in the petitions;

(c) recommending whether the findings arising from consideration of a petition should be debated; and

(d) advising the County Assembly and reporting on all public petitions committed to it.

(3) The Committee shall consist of a Chairperson and not more than fourteen other Members.

(4) The Committee constituted immediately following a general election shall serve for a period of three calendar years and the Committee constituted thereafter shall serve for the remainder of the County Assembly term.

New Standing Order 151A

Consideration of a Policy

151A (1) A policy requiring the County Assembly’s approval shall be submitted to the Clerk who shall assign it a number as a Sessional Paper and process it for tabling.

(2) A Sessional Paper having been laid on the Table of the County Assembly shall stand committed to the relevant Sectoral Committee without question put.

(3) Notwithstanding paragraph (2), the County Assembly may resolve to commit a Sessional Paper to a select Committee established for that purpose.

(4) The Sectoral Committee to which a Sessional Paper is committed shall facilitate public participation and shall take into account the views and recommendations of the public when the committee makes its report to the County Assembly.

(5)The Chairperson of the Sectoral Committee to which a Sessional Paper is committed or a Member designated for that purpose by the Committee shall present the Committee’s report to the County Assembly within thirty calendar days of such committal together with a notice of Motion.

(6) The County Assembly Business Committee in consultation with the relevant Committee shall appoint a date not later than fourteen (14) days to debate and adopt the Committee’s report on a Sessional Paper.

(7) Upon the adoption of the Committee report, the Clerk shall submit the resolution to the County Executive for further action.

New Standing Order 236A

Consideration of Reports from County Boards; Controller of Budget; Auditor-General; County Executive; and other statutory institutions

236A A report from the Controller of Budget, County Boards, Auditor-General or County Executive and other statutory institutions requiring the County Assembly's consideration shall be submitted to the Clerk who shall process it for tabling.

(2) A report having been laid on the Table of the County Assembly shall stand committed to the relevant Select Committee without question put.

(3) The Select Committee to which a report is committed shall scrutinize it and make its report to the County Assembly within sixty(60) calendar days of such committal together with a notice of Motion.

(4) The County Assembly Business Committee in consultation with the relevant Committee shall appoint a date not later than fourteen (14) days to debate and adopt the Committee's report.

(5) Upon the adoption of the Committee report, the Clerk shall submit the resolution to the County Executive or/ implementation agency for further action.



NOTICE PAPER I

**Tentative business for
Thursday, 17th April, 2025 at 2.30 p.m.**

(Published pursuant to Standing Order 41(1))

IT IS NOTIFIED that the Assembly Business Committee, at its last meeting, approved the following ***tentative*** business to appear in the Order Paper for Thursday, 17th April, 2025 at 2.30 p.m.: -

1. *MOTION – CHAIRPERSON, SELECT COMMITTEE ON PUBLIC ACCOUNTS

Subject: *Adoption of Committee Report*

THAT, this Assembly adopts THE REPORT OF SELECT COMMITTEE ON PUBLIC ACCOUNTS ON CONSIDERATION OF THE REPORT OF AUDITOR-GENERAL ON PUBLIC PARTICIPATION IN NAIROBI CITY COUNTY BUDGET MAKING PROCESS FOR FINANCIAL YEAR 2021/2022, laid on the Table of the Assembly on Thursday, 19th September, 2024.

2. *MOTION – CHAIRPERSON, SELECT COMMITTEE ON PUBLIC ACCOUNTS

Subject: *Adoption of Committee Report*

THAT, this Assembly adopts THE REPORT OF SELECT COMMITTEE ON PUBLIC ACCOUNTS ON CONSIDERATION OF THE REPORT OF AUDITOR-GENERAL ON COVID-19 VACCINE ROLL OUT FOR THE NAIROBI CITY COUNTY GOVERNMENT, laid on the Table of the Assembly on Thursday, 19th September, 2024.

*** Denotes Orders of the Day***
