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THE MERU COUNTY PUBLIC PARTICIPATION ACT, 2014
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MERU COUNTY PUBLIC PARTICIPATION ACT, 2014

No. 6 of 2014

Date of Assent: 28th July, 2014

Date of Commencement: 19th September, 2014

AN ACT of the County Assembly of Meru to provide for the establishment of legal framework for facilitating public participation in county government policy processes and service delivery and for connected purposes

ENACTED by the County Assembly of Meru, as follows—

1. This Act may be cited as the Meru County Public Participation Act, 2014, and shall come into force on the date of publication in the Gazette.

2. In this Act, unless the context otherwise requires—

“advisory committee” means the Public Participation Advisory Committee established under section 11;

“County Assembly” means the Meru County Assembly;

“county department” means any office or department established in the county government by the County Public Service Board or under any written law;

“Department” means the department of public participation established under section 8;

“Executive Member” means the County Executive Committee Member for the time being responsible for public participation;

“public participation” includes the processes and methods designed to consult, involve and inform the public or stakeholders in order to allow those who would potentially be affected by a decision, any policy, legislation, program, project to have input into the process.

“stakeholder” means a person or group of persons who have an interest in a public issue or who are likely to be directly or indirectly affected by a public issue, decision or policy whether negatively or positively;
“the public”, when used in relation to public participation in this Act, means—

(a) the residents of the county;

(b) the rate payers of a particular urban area;

(c) any resident civic organization or non-governmental, private sector, labour organization or faith based organization with an interest in the governance of the county or an urban area;

(d) non-resident persons who by virtue of their temporary presence in the county make use of services or facilities provided by the county or an urban area.

3. The purpose of this Act is to enhance, promote and facilitate public participation in the county government and specifically to—

(a) facilitate the implementation of constitutional provisions set out under—

   (i) Article 1 on sovereignty of the people;
   (ii) Article 10 on national values;
   (iii) Article 35 on access to information;
   (iv) Article 37 on right to petition;
   (v) Article 48 on access to justice;
   (vi) Article 174 on the objects of devolution;
   (vii) Article 196 on public participation by the county assembly;
   (viii) Article 201 on principles of public finance;
   (ix) Article 232 on values and principles of public service;
   (x) Section 14 of Part 2 of the Fourth Schedule to the Constitution; and
   (xi) Any other provision related to public participation.

(b) give effect to public participation framework stipulated under the County Governments Act, 2012, the Public Financial Management Act, 2011
and the Urban Areas and Cities Act, 2011;

(c) promote participatory democracy;

(d) transparency and accountability in decision making;

(e) community empowerment and support;

(f) promote partnership and collaboration in public processes;

(g) enhance public awareness and understanding of government processes;

(h) reduce conflicts related public or government decisions; and

(i) enhance community ownership of public decisions.

4. The following principles shall guide public participation under this Act—

(a) provision of meaningful information in a format and language that is readily understandable and tailored to the needs of the target groups;

(b) provision of information in advance of consultation activities and decision making;

(c) mutual consultations and dialogue and exchange of views on matters affecting a community or group of persons;

(d) openness and transparency

(e) inclusiveness in representation of views including vulnerable groups and marginalized;

(f) processes free of coercion;

(g) value for money;

(h) objectivity in engagement and non politicization of issues;

(i) constructive dialogue between county government and the public or stakeholders;

(j) clear mechanism for responding to people’s concerns, suggestions and grievances; and

(k) civic duty and responsibility.
PART II—CO-ORDINATION OF PUBLIC PARTICIPATION IN THE COUNTY ASSEMBLY

5. There is established an office to be known as the Public Participation Office which shall be an office in the County Assembly service.

6. The Public Participation Office shall be responsible for—

(a) providing support and advise to the County Assembly on managing public participation process;

(b) facilitating Committees of the County Assembly when carrying out public participation programs;

(c) preparing reports on public participation facilitated by County Assembly;

(d) facilitating and supporting other Committees of the County Assembly to develop networks and partnerships with key stakeholders for the purposes of enhancing public participation;

(e) carrying out any other function that may be assigned by the County Assembly Service Board.

7. There shall be a relevant Committee of the County Assembly which shall be responsible for—

(a) providing general direction to the public participation processes in the County Assembly;

(b) preparing annual report on County Assembly public participation processes for consideration by the County Assembly;

(c) providing link between the Public Participation Office and the County Assembly.

PART III—CO-ORDINATION OF PUBLIC PARTICIPATION IN THE COUNTY EXECUTIVE

8. There is established a department to be known as the Department of Public Participation which shall be an office in the county public service.

9. The functions of the Department shall be to—

(a) Co-ordinate public participation by other departments or agencies;
(b) facilitate capacity building and provide support to other county government departments on public participation processes;
(c) mobilize and organize the public, stakeholders and local communities to participate in county governance and decision making processes;
(d) facilitate the realization of the purpose of this Act as well as integration of the principles stipulated under section 7 in public participation processes;
(e) monitor and evaluate public participation processes undertaken by each department or agency;
(f) sensitize the public on county structures and opportunities for public participation;
(g) co-ordinate implementation of decisions and recommendations of the advisory committee;
(h) receive public complaints on issues emerging from public participation processes and liaising with respective departments for redress;
(i) prepare an annual report on public participation in accordance with the County Governments Act;
(j) advise the Executive Member generally on the appropriate policies, plans and strategies for enhancing public participation in the county;
(k) carry out any other function in furtherance to the objects and purpose of this Act and as may be assigned by the Executive Member.

10. The County Public Service Board in consultation with the Executive Member shall designate such staff as are necessary to work in the department.

PART IV—PUBLIC PARTICIPATION PROCESS

11. (1) There is established a committee to be known as Public Participation Advisory Committee.

(2) The Committee shall consist of—

(a) the chief officer for the time being responsible for public participation who shall be the chairperson;
(b) the chief officer for the time being responsible for
public service;

(c) one person representing professional bodies appointed by the Executive Member from among three persons recommended by the forum of professional bodies in the county;

(d) one person representing the non governmental organizations in the county appointed by the Executive Member from among three persons recommended by the forum of the non governmental organizations;

(e) one person representing faith based organizations in the county appointed by the Executive Member from among three persons recommended by the forum of the faith based organizations;

(f) one person representing the private sector appointed by the Executive Member from among three persons recommended by the forum of the private sector organizations;

(g) one person representing youth appointed by the Executive Member from among three persons recommended by the forum of organizations working with youth in the county;

(h) one person representing persons with disabilities appointed by the Executive Member from among three persons recommended by the forum of organizations working with persons with disabilities and involved in local governance in the county;

(i) one person representing women appointed by the Executive Member from among three persons recommended by the forum of women organizations involved in local governance in the county;

(j) one person appointed by the Executive Member from each sub-county from among persons experienced in public governance, local development or administration;

(k) all town administrators;

(l) the officer responsible for coordinating national
government functions in the county;

(m) the officer in charge of the department who shall be the secretary.

(3) For a person to qualify for appointment under subsection (2) (c), (d), (e), (f), (g), (h), (i), (j), the person must—

(a) be a holder of at least a diploma from a recognized institution;

(b) meet the requirements of chapter six of the Constitution; and

(c) must be a resident of the county.

12. (1) The Advisory Committee shall be responsible for—

(a) advising the County Executive Committee on appropriate public participation processes, strategies and policy frameworks;

(b) providing a platform for dialogue on county policy and service delivery processes;

(c) monitoring the county public participation processes and advising the County Executive Committee on appropriate measures for enhancing the process.

(2) The Executive Member shall prescribe procedures for conduct of business for the advisory committee.

13. (1) There shall be citizen participation forums in—

(a) the county convened by the Governor;

(b) the Sub-county convened by the respective Sub-county administrator;

(c) the Ward convened by the respective the Ward Representative in consultation with the Ward Administrator;

(d) the Village convened by the respective Village administrator;

(e) each town convened by the town manager.

(2) The citizen forums stipulated under subsection (1) shall be convened at least once every four months and shall
provide a platform for consultations, review and deliberation on critical matters affecting the respective level.

(3) The Department or the Public Participation Office, where the public participation is to be undertaken by a Committee of the County Assembly, shall within seven days communicate the precise date of any citizen participation forum to the concerned county residents and stakeholders through a suitable communication mode;

(4) Notwithstanding (3) above, Department or the Public Participation Office, where the public participation is to be undertaken by a Committee of the County Assembly, may give a reasonable notice of the citizen forums where there is urgent need to hold the citizen forum;

(5) The respective persons described under subsection (1) shall —

(a) cause a record of proceedings during each citizen forum to be kept and shall ensure that where practicable, the decisions of such forums inform the decision making process by the county government;

(b) facilitate persons with disabilities to attend and participate in the citizen forums.

14. (1) Each county department shall —

(a) while developing legislation and policy or designing or implementing programs or delivering services, encourage and engage the relevant stakeholders and the public;

(b) continuously report and communicate to the stakeholders and the public on the process, outcome and impact of policies, programs and services delivered;

(c) provide or issue adequate and sufficient notice and information to stakeholders or the public where the stakeholders or the public are required to participate in an issue or forum stipulated under this Act.

15. (1) The Department shall ensure that the principles stipulated under this Act and the laws specified under
section 3 are integrated in each county department’s or agency’s policies, plans and service delivery processes.

(2) Each county department or agency shall develop and implement a stakeholder engagement plan.

(3) A stakeholder engagement plan shall provide among others for—

(a) objectives of stakeholder engagement;

(b) major issues requiring public and stakeholder engagement and consultations;

(c) timeframe within which public consultations would be held;

(d) process to be undertaken in stakeholder and public participation;

(e) determination of public participation method;

(f) method of providing information to the public.

16. (1) While carrying out public participation, a county department or agency may—

(a) inform the public in order to enhance understanding the problem, alternatives, opportunities and solutions;

(b) consult in order to obtain public feedback on analysis, alternatives and decisions;

(c) involve the public directly throughout the process to ensure that public concerns and aspirations are consistently understood and considered;

(d) collaborate with the public in each aspect of the decision, including development of alternatives and the identification of the preferred solution;

(e) empower the public to make decision in regard to any public issue.

(2) A Committee of the County Assembly may apply the levels described under subsection (1) (a) and (b) while carrying out public participation.

17. A county department may apply any of the following public participation methods in addition to the platforms stipulated under the County Governments Act, 2012—
(a) public meetings;
(b) public hearings;
(c) workshops;
(d) citizen advisory or consultation committees;
(e) surveys;
(f) focus groups;
(g) direct mail;
(h) newsletters;
(i) invitations for public submissions;
(j) partnerships and collaboration;
(k) joint auditing and evaluation of county government performance including projects audits;
(l) internet based interactive platforms.

18. Notwithstanding section 17, a county Department or agency may enter into public private partnership with any person for the purposes of effectively discharging a function.

19. In facilitating stakeholder engagement or public participation, a county department or agency shall adopt the following standards and good practices:

(a) stakeholder identification and analysis;
(b) information disclosure;
(c) stakeholder consultation;
(d) negotiation and partnerships;
(e) grievance management through establishing accessible and responsive means for stakeholders to raise concerns and grievances;
(f) stakeholder involvement in monitoring and evaluation of projects, programs and policies;
(g) reporting to stakeholders on performance;
(h) efficient and strategic management of stakeholder processes.
20. Each county department or agency shall —

(a) identify and liaise with the stakeholders in its sector;

(b) maintain and publish database of the stakeholders identified under paragraph (a); and

(c) ensure continuous and effective communication with the stakeholders.

21. (1) Each county department or agency shall provide all applicable information, forms, documents, statistics and data through electronic system such as online system, websites and portal in a timely, efficient and in a usable manner in order to facilitate public participation.

(2) The Executive Member responsible for information, communication and technology shall ensure that the systems referred under subsection (1) facilitate interactive engagement with county residents and are comprehensive in terms of the information provided.

22. A resident or any member of the public with interest in county affairs has the duty and responsibility to —

(a) constructively participate in the forums and platforms created by the county government for public participation;

(b) share information and make proposals to the county government during the law, policy and decision making processes as well as service delivery mechanisms; and

(c) contribute where appropriate and practicable resources for developing or implementing public services delivery processes.

23. (1) The department shall install notice boards in the most appropriate and conspicuous places in each village.

(2) The Executive Member shall ensure that all relevant notices related to public participation are posted in the notice boards provided under this section in a timely manner.

(3) Notwithstanding sub-section (1) and (2), a county department or agency shall use the most appropriate
communication methods to publicize any process, forum or issue requiring public participation.

24. (1) The Department shall prepare an annual report on public participation which shall contain among others—

(a) the number of public participation forums facilitated by each department or agency;

(b) the level of implementation of stakeholder engagement plan;

(c) the level of engagement by participants during public participation process;

(d) the level of incorporation of proposals made or issues raised by stakeholders or the public;

(e) challenges faced in the implementation of this Act and proposed mitigation measures;

(f) any other prescribed matter.

(2) The Department shall submit the report to the Executive Member not later than 2 months after the end of financial year.

(3) The Executive Member shall, within twenty one days, transmit the report to the County Executive Committee for consideration.

(4) The executive member shall, within fourteen days of the approval of the annual plan by the executive committee, transmit it to the Clerk of the county assembly for tabling before the county assembly for consideration and approval.

PART V—PUBLIC PETITION TO THE COUNTY ASSEMBLY

25. A petition to County Assembly shall be in the form set out in the Schedule and shall—

(a) be handwritten, printed or typed;

(b) be in English or Kiswahili and be written in respectful, decorous and temperate language;

(c) be free of alterations and interlineations in its text;

(d) be addressed to the County Assembly;

(e) have its subject-matter indicated on every sheet if it consists of more than one sheet;
(f) confirm that efforts have been made to have the matter addressed by the relevant body and that there has been no response on the matter from the relevant body or that the response has not been satisfactory;

(g) conclude with a clear, proper and respectful prayer, reciting the definite object of the petitioner or petitioners in regard to the matter to which it relates;

(h) subject to paragraph (m), contain the names, addresses, identification numbers, signature or a thumb impression of the petitioner or of every petitioner, where there is more than one petitioner;

(i) contain only signatures or thumb impressions, as the case may be, and addresses and identification numbers written directly onto the petition and not pasted thereon or otherwise transferred to it;

(j) not have any letters, affidavits or other documents annexed to it;

(k) in the case of a petition presented by a Member of County Assembly on behalf of a petitioner, be countersigned by the Member presenting it; and

(l) if the petitioner is unable to sign, be signed by a witness in whose presence the petitioner shall make his or her mark or thumb impression on the petition.

26. (1) A petition to the County Assembly shall be

(a) submitted to the Clerk by the petitioner; or

(b) presented by a member of the County Assembly on behalf of a petitioner, with the consent of Speaker

(2) Notwithstanding subsection (1) (b), a member of County Assembly shall not be eligible to present a petition on his or her own behalf.

(3) The Clerk shall, within seven days of the date of receipt of the petition, review the petition to ascertain whether the petition meets the requirements of this Act.

(4) Where the Clerk considers that a petition does not comply with section 25, the Clerk may give such directions
as are necessary to ensure that the petition is amended to comply with that section.

(5) A petition shall not be rejected merely because it is not addressed to the Clerk.

27. (1) The Clerk shall, if satisfied that the petition meets the requirements of this Act, forward the petition to the speaker for tabling in the Assembly.

(2) A petition that is tabled in the County Assembly under this Act shall be considered in accordance with the County Assembly Standing Orders.

(3) The Clerk shall, within fifteen days of the decision of the County Assembly, in writing, notify the petitioner of the decision of the County Assembly.

28. The Clerk shall, within fourteen days after the decision is communicated to the petitioner or petitioners under section 27 (3) —

(a) give notice of the decision to the public by posting a copy thereof in a conspicuous place at the County Assembly offices;

(b) inform the public that a copy or extract of the decision is available on its website;

(c) publish the decision in the county Gazette, print or electronic media; or

(d) publish the decision in such other manner as may be appropriate for the dissemination of information.

29. (1) The Clerk shall keep and maintain a register in which shall be recorded all petitions and supporting documents, and the decisions of the County Assembly.

(2) The register of petitions under subsection (1) shall be accessible to the public during working hours.

30. The Speaker may in accordance with the County Assembly Standing orders make rules for the better carrying into effect of the provisions of this Act.

PART VI—PUBLIC PETITION TO THE COUNTY EXECUTIVE

31. This Part seeks to give effect to Article 37 of the Constitution and section 88 (1) of the County Governments Act, 2012.
32. A petition to County Executive shall be in the form set out in the Schedule and shall—

(a) be handwritten, printed or typed;
(b) be in English or Kiswahili and be written in respectful, decorous and temperate language;
(c) be free of alterations and interlineations in its text;
(d) be addressed to the County Executive Committee;
(e) have its subject-matter indicated on every sheet if it consists of more than one sheet;
(f) confirm that efforts have been made to have the matter addressed by the relevant body and that there has been no response on the matter from the relevant body or that the response has not been satisfactory;
(g) confirm that the issues in respect of which the petition is made are not pending before any court or other constitutional or legal body;
(h) conclude with a clear, proper and respectful prayer, reciting the definite object of the petitioner or petitioners in regard to the matter to which it relates;
(i) subject to paragraph (m), contain the names, addresses, identification numbers, signature or a thumb impression of the petitioner or of every petitioner, where there is more than one petitioner;
(j) contain only signatures or thumb impressions, as the case may be, and addresses and identification numbers written directly onto the petition and not pasted thereon or otherwise transferred to it;
(k) not have any letters, affidavits or other documents annexed to it;
(l) in the case of a petition presented by a Member of County Assembly on behalf of a petitioner, be countersigned by the Member presenting it; and
(m) if the petitioner is unable to sign, be signed by a witness in whose presence the petitioner shall
make his or her mark or thumb impression on the petition.

33. (1) A petition to the County Executive Committee shall be submitted to the county secretary by the petitioner.

(2) The county secretary shall, within seven days of the date of receipt of the petition, review the petition to ascertain whether the petition meets the requirements of this Act.

(3) Where the county secretary considers that a petition does not comply with section 32, the county secretary may give such directions as are necessary to ensure that the petition is amended to comply with that section.

34. (1) The county secretary shall, if satisfied that the petition meets the requirements of this Act, forward the petition to the county executive committee or the relevant department or body for consideration.

(2) The county executive committee or the relevant department or body may appoint a committee to investigate or assess the subject matter of the petition.

35. (1) The county executive committee, the relevant body or a committee appointed in relation to a petition may hold public hearing and may-

(a) invite individuals to submit memoranda or appear before the committee to give evidence on a petition;

(b) invite any person responsible for any matter related to the petition to appear before them to give evidence relating a petition;

(c) employ qualified persons to assist it in the discharge of their functions;

(d) where appropriate hold public hearing in relation to the petition.

(2) The evidence given by a person invited under subsection (1) shall be taken down in writing and a copy of it sent to the person who gave the evidence.

(3) The presentations and comments given during a public hearing shall be recorded and a copy of it shall be
publicized by posting the copy in a conspicuous place at the offices of the county government and on the website as the case may be:

Provided that where any information is in the opinion of the investigating committee may be deemed to be sensitive and any public disclosure may pose a threat to the person giving the evidence, the investigating committee may exclude such information from public disclosure.

(4) A person giving evidence may, within seven days from the date of receipt of the copy under sub section (2), suggest corrections to his or her evidence due to inaccurate reporting and the evidence shall be printed with such corrections as may be appropriate.

(5) The county executive committee, the relevant body or the committee may at its discretion refuse to hear any irrelevant evidence or to listen to any unruly or unmanageable person giving evidence.

(6) Any document received at the investigation of a petition shall not be withdrawn or altered without the knowledge and approval of the executive committee.

(7) A document submitted to the investigation of a petition may be released to the person who submitted it at the conclusion of the deliberations.

(8) The committee appointed under section 35 shall, as soon as practicable after the conclusion of the investigation, submit its findings and recommendation to the county executive committee or the relevant body for a final decision to be made on the petition.

(9) The county secretary shall, within fifteen days of the decision of the County executive or the relevant body, in writing, notify the petitioner of the decision.

36. The County Secretary shall, within fourteen days after the decision is communicated to the petitioner or petitioners—

(a) give notice of the decision to the public by posting a copy in a conspicuous place at the offices of the county government;

(b) inform the public that a copy or extract of the decision is available on its website;
(c) publish the decision in the county Gazette, print or electronic media; or

(d) publish the decision in such other manner as may be appropriate for the dissemination of information.

37. (1) The county secretary shall keep and maintain a register in which shall be recorded all petitions and supporting documents, and the decisions of the county executive committee or the relevant body.

(2) The register of petitions under subsection (1) shall be accessible to the public during working hours.

PART VII - GENERAL PROVISIONS

38. The Executive Member may, in consultation with the Department, make regulations for the better carrying into effect of the provisions of this Act.
FORM OF A PUBLIC PETITION TO THE COUNTY ASSEMBLY

To: The County Assembly of Meru

WE/I, the undersigned and humble Petitioner(s) of.......................... .

(Here, identify in general terms, who the petitioner or petitioners are, for example, citizens of Kenya, residents of MERU County, workers of industry, etc.)

DRAW the attention of the County Government to the following:

(Here, briefly state the reasons underlying the petition and request for the intervention of the Government by outlining the grievances or problems and summarizing the facts which the petitioners wish the county government to consider)

THAT:

(Here confirm that efforts have been made to have the matter addressed by the relevant body, and it failed to give satisfactory response.)

THAT:

(Here confirm that the issues in respect of which the petition is made are not pending before any court of law, or constitutional or legal body.)

THEREFORE your humble petitioners PRAY that the County Government—

(Here, set out the prayer, by stating in summary what action the petitioners wish the Government to take or refrain from)

and your PETITIONERS will ever Pray.

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Subsequent Pages

PETITION concerning..........................................................

(Here, repeat the summary in first page)

*This form may contain such variations as the circumstances of each case may require.
FORM OF A PUBLIC PETITION TO THE COUNTY EXECUTIVE

To: County Government of Meru

WE/I, the undersigned and humble Petitioner(s) of..............................
(Here insert the names or description of the petitioner or petitioners and address including their status: residents of a particular area, workers, particular part of the community, minority or marginalised group etc.)

DRAW the attention of the County Government to the following:

(Here, briefly state the reasons underlying the petition and request for the intervention of the Government by outlining the grievances or problems and summarizing the facts which the petitioners wish the county government to consider)

THAT:

(Here confirm that efforts have been made to have the matter addressed by the relevant body, and it failed to give satisfactory response.)

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