
A.L. 54 tal-2010

**ATT DWAR KUNSILLI LOKALI
(KAP. 363)**

**Regolamenti tal-2010 dwar Kumitati Amministrattivi
għal Komunitajiet**

BIS-SAHHA tas-setgħat mogħtija bl-artikolu 72 ta' l-Att dwar Kunsilli Lokali, il-Prim Ministru għamel ir-regolamenti li gejjin:-

1. It-titolu ta' dawn ir-regolamenti hu Regolamenti tal-2010 dwar Kumitati Amministrattivi għal Komunitajiet. Titolu fil-qosor.

2. F'dawn ir-regolamenti sakemm ir-rabta tal-kliem ma teħtiegħ xort'oħra: Tifsir.

“l-Att” tfisser l-Att dwar Kunsilli Lokali;

“Komunità” tfisser il-Komunità murija fid-Disa' Skeda li tinsab mal-Att;

“Kumitat Amministrattiv” tfisser il-Kumitat Amministrattiv elett mir-residenti ta' komunità skont il-proċedura msemmija f'dawn ir-regolamenti;

“il-Ministru” tfisser il-Ministru responsabbli għall-Gvern Lokali;

“partit politiku” għandha l-istess tifsira kif mogħtija fl-Att;

“Segretarju Eżekuttiv” għandha l-istess tifsira kif mogħtija fl-Att.

3. Kull Komunità għandu jkollha Kumitat Amministrattiv biex iħares l-interessi tal-komunità li tkun tinsab f'*area* fil-lokalità tiegħu li jkollha konfini delineati b'mod ċar u li tkun magħrufa b'xi isem partikolari.

Obbligu tal-Kunsilli li jaħtru Kumitati Amministrattivi.

L-elezzjoni għall-membri tal-Kumitat Amministrattiv.

4. (1) Il-membri tal-Kumitat Amministrattiv jiġu eletti mir-residenti reġistrati f'dik l-*area* li fiha tkun tinsab il-komunità.

(2) L-elezzjoni għall-membri tal-Kumitat Amministrattiv issir skont il-proċedura msemmija fit-Tielet Skeda li tinsab mal-Att, bl-eċċezzjoni tad-disposizzjonijiet ta' dawn is-subregolamenti li ġejjin.

(3) L-elezzjoni għandha tinzamm fuq medda ta' seba' sigħat u l-għadd tal-voti jsir fl-istess post tal-votazzjoni, minnufih wara li jagħlaq il-ħin tal-votazzjoni.

(4) Għall-fini ta' din l-elezzjoni, il-Karta tal-Identità għandha tkun meqjusa bħala d-dokument tal-votazzjoni.

(5) Ikunu eligibbli biex jivvotaw dawk biss li jkunu reġistrati fir-Registru Elettorali u li jkunu joqogħdu fil-konfini ta' dik il-Komunità.

(6) Il-Kummissjoni Elettorali għandha tahtar żewġ Assistenti Kummissjonarji, filwaqt li kull partit politiku li jikkontesta dawn l-elezzjonijiet għandu l-jedd li jkollu Assistent Kummissjonarju kull wieħed biex jaqdu dmirijietom fuq bażi ta' unur.

Il-membri tal-Kumitat Amministrattiv iservu fuq bażi ta' unur.

5. Il-membri eletti fil-Kumitat Amministrattiv iservu fuq bażi ta' unur u m'huma intitolati għal ebda forma ta' ħlas.

Il-laqgħat tal-Kumitat Amministrattiv jitmexxew skont l-Ordinijiet Permanenti.

6. Il-laqgħat tal-Kumitat Amministrattiv isiru fl-uffiċċju amministrattiv tal-Kunsill Lokali jew f'xi post ieħor fil-Komunità li jiġi indikat mill-Ministru. Dawn il-laqgħat jitmexxew skont l-Ordinijiet Permanenti li jinsabu fl-Att.

Materji għad-diskussjoni fil-Kumitat Amministrattiv.

7. Il-materji li jiġu diskussi waqt il-laqgħat tal-Kumitat Amministrattiv għandhom ikunu dawk relatati biss mal-komunità partikolari.

Iċ-*Chairperson* ikollu d-dritt jattendi u jieħu sehem fil-laqgħat tal-Kunsill.

8. Iċ-*Chairperson* tal-Kumitat Amministrattiv ikollu d-dritt li jattendi l-laqgħat tal-Kunsill u li jieħu sehem fid-diskussjonijiet iżda ma jkollux dritt li jieħu sehem fid-deċizjonijiet.

Is-Sindku jew rappreżentant tal-Kunsill ikollu d-dritt jattendi u jieħu sehem fil-laqgħat tal-Kumitat Amministrattiv.

9. Is-Sindku tal-lokalità jew ir-rappreżentant tal-Kunsill ikollu d-dritt li jattendi u jieħu sehem fil-laqgħat tal-Kumitat Amministrattiv.

10. Is-Segretarju Eżekuttiv tal-Kunsill Lokali għandu jkun is-Segretarju Eżekuttiv tal-Kumitat Amministrattiv u jkun ukoll responsabbli għat-tmexxija finanzjarja tiegħu.

Is-Segretarju Eżekuttiv ikun is-Segretarju Eżekuttiv tal-Kumitat Amministrattiv.

11. It-terminu tal-kariga tal-membri tal-Kumitat Amministrattiv ikun ta' erba' snin bl-eċċezzjoni tal-Ewwel Kumitati Amministrattivi li t-terminu tagħhom jiskadi mat-terminu tal-Kunsilli rispettivi.

Terminu tal-kariga tal-membri tal-Kumitat Amministrattiv.

L.N. 54 of 2010**LOCAL COUNCILS ACT
(CAP. 363)****Administrative Committees for Communities Regulations,
2010**

IN exercise of the powers conferred by article 72 of the Local Councils Act, the Prime Minister has made the following regulations:-

Title. **1.** The title of these regulations is the Administrative Committees for Communities Regulations, 2010.

Definitions. **2.** In these regulations, unless the context otherwise requires:-

“the Act” means the Local Councils Act;

“Administrative Committee” means the Administrative Committee elected from the community residents in terms of the procedure established by these regulations;

“Community” means the Community listed in the Ninth Schedule to the Act;

“Executive Secretary” has the same meaning as is assigned to it in the Act;

“the Minister” means the Minister responsible for Local Government;

“political party” has the same meaning as is assigned to it in the Act.

Councils obliged to establish Administrative Committees.

3. Every Community shall have an Administrative Committee to safeguard the interests of the community situated within an area within its locality having boundaries clearly delineated and bearing a particular name.

Election for members in the Administrative Committee.

4. (1) The members of the Administrative Committee shall be elected from the residents registered in the area of that community.

(2) The election for the members of the Administrative Committee shall be according to the procedure established in the Third Schedule to the Act, except for the provisions in the following sub-regulations.

(3) The election shall be held over a period of seven hours and the counting of the votes shall be carried out in the same polling place, immediately after the time for voting is over.

(4) For the purposes of this election, the Identity Card shall be deemed to be the voting document.

(5) The eligible voters are those registered in Electoral Register and residing within the boundary of the Community.

(6) The Electoral Commission shall appoint two Assistant Commissioners, whilst every political party contesting this election shall have the right to appoint an Assistant Commissioner each to perform their functions on an honorary basis.

5. The members elected in the Administrative Committee shall serve on an honorary basis are not entitled to any form of payment.

Administrative Committee members to serve on an honorary basis.

6. The Administrative Committee meetings shall be held at the administrative offices of the Local Council or in another place within the Community as indicated by the Minister.

Administrative Committee meetings shall be regulated by the Standing Orders.

7. The matters to be discussed during the Administrative Committee meetings shall be those only pertaining to the particular community.

Matters to discuss during Administrative Committee meetings.

8. The Chairperson of the Administrative Committee shall have the right to attend the Council meetings and participate in the discussions but shall not be entitled to participate in the decisions.

The Chairperson shall have the right to attend the Council meetings.

9. The Mayor of the locality or Local Council representative shall have the right the right to attend and participate in the Administrative Committee meetings.

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The Executive Secretary shall be the Executive Secretary of the Administrative Committee.

10. The Executive Secretary of the Local Council shall be the Executive Secretary of the Administrative Committee and shall also be responsible for the financial management thereof.

The term of office of Administrative Committee members.

11. The term of office of Administrative Committee members shall be for four years with the exception of the first Administrative Committee whose term of office shall expire at the same time of the expiry of the respective Councils.