**MINISTRY**

**COOPERATIVE GOVERNANCE AND TRADITIONAL AFFAIRS**

**REPUBLIC OF SOUTH AFRICA**

**NATIONAL ASSEMBLY**

**QUESTIONS FOR WRITTEN REPLY**

**QUESTION NUMBER 2459**

**DATE OF PUBLICATION: 26 JUNE 2015**

**QUESTION: 2459**

**Mr C D Matsepe (DA) to ask the Minister of Cooperative Governance and Traditional Affairs:**

Whether, with reference to the employment contract of Mr K Ngema he has established that the Ekurhuleni Metropolitan Municipal Council (EMMC) was misled by the A-CORP (19-2012) report (details furnished) where it is stated that the duration of the specified person’s contract is from 17 August 2009 to 16 August 2014; if not, how was the EMMC allowed to contravene (a) its own resolution (details furnished), (b) the appointment periods stated in the amended Local Government: Municipal Systems Act, Act 32 of 2000, (c) the SA Local Government Association circular 14/2012 (details furnished) and (d) a judgment by the KwaZulu-Natal High Court in case 5238/12 (details furnished); if so, (i) what action does he intend taking and (ii) who wrote the confidential report?NW2827E

**REPLY:**

I am not aware to these assertions.

I intend writing to the MEC responsible for local government in Gauteng, in terms of Section 106(4) (b) of the Local Government: Municipal Systems Act, 2000 (Act No.32 of 2000), requesting him to commission an investigation into the matter.

According to Section 106 (4)(b)of the Municipal Systems Act, the MEC must table a report in the relevant provincial legislature, detailing within 90 days from the date of my request to him, to conduct the investigation. The MEC is required to simultaneously send a report to me, the Minister of Finance, and the NCOP.

I will await the outcome of the investigation to determine whether or not there are findings that enable me to provide specific responses in respect of sub-questions (a)(b)(c)(d) and (i)(ii).