THE UNITED REPUBLIC OF TANZANIA



No. I I OF 2003

I ASSENT

23rd May 2003

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An Act to amend certain Written Laws.

ENACTED by the Parliament of the United Republic of Tanzania.

1. This Act maybe cited as the Written Laws (Miscellaneous Amend-Short title ments) Act, 2003.

Schedule to this Act are hereby amended in the manner specified in the third column to the Schedule. Laws

2. The various Laws set forth in the first and second columns of the Amendinent of Certain

SCHEDULE

COLUMN I	column 2	COLUMN 3
Act No. I 0 of 1964	The Antiquities Act, 1964	The Act is amended-
	(a) in section 2 by inserting immediately after the definition of the word "appointed day" appearing in subsection (I) the following new definition-
		 (a) in section 2 by inserting immediately after the definition of the word "appointed day" appearing in subsection (I) the following new definition- -Authorised officer" includes Antiquities Officer, Assistant Antiquities Officer, Antiquities Guides and any other officer or person authorised by the Minister to exercise any power or to discharge any duty under this Act or any subsi-diary legislation made pursuant to this Act; (b) in section 25 - (i) by adding immediately after paragraph (e) the following new paragraph - 11(f) prescribing appointments, powers and duties of authorized officers under this Act"
		(i) by adding immediately after paragraph (e) the following new paragraph -
		11(f) prescribing appointments, powers and duties of authorized officers under this Act"
		(ii) by renaming paragraph (f) as Paragraph (g);
		(iii) by adding the words "in the conservation area- immediately after the word "monument" appearing at the end of the proviso.
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Cap. 412	The National Parks Ordinance.	The Ordinance is amended -
		 (a) by adding immediately after section 13 the following new section: 'S taff Regulations 13A. The Trustee may make staff regulations for the management of officers and servants appointed under section 1 3 and for the better execution of the activities in accordance with the objectives of this Ordinance"
		(b) in subsection (2) of section 1 6 -
		 (i) by deleting the phrase "one hundred thousand shillings" appearing at the end of paragraph (a) and substituting for it the phrase: "five hundred thousand shillings";
		(ii) by deleting the phrase "fifty thousand shillings" appearing at the end of paragraph (b) and substituting for it the phrase: "five hundred thousand shillings";
		(iii) by deleting the phrase "twenty thousand shillings" appearing at the end of paragraph (c) and substituting for it the phrase "two hundred thousand shillings";
		(iv) by deleting paragraph (d);
		(c) in subsection (2) of section 1 7 by deleting the phrase "twenty thousand shil- lings" and substituting for it the phrase: "five hundred thousand shillings";
		 (d) in subsection (I) of section 20A by deleting the phrase "two hundred shillings" appearing in item (i) of the proviso and substituting for it the phrase "one hundred thousand shillings";

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	(e) by deleting subsection (1) of sec	ction 21 and substituting for it the following -	$\frac{4}{1}$
		an offence under this Ordinance shall, on con-	No. 11
	thousand shilling	lividual, to a fine not exceeding five hundred s or to imprisonment for a term not exceeding th that fine and imprisonment;	
		apany, a body corporate or a body of persons, eding one million shillings"	Writter
Act No. 41 of The Industrial Court of Tanzania Act, 1967	The Act is amended in subsection subsection (I C) and substituting for it	(I C) of section 27 by deleting the whole of the following-	ı Laws
	Court shall be called in ques	his section, every award and decision of the tion on any grounds in which case the matter by a full bench of the High Court".	Written Laws (Miscelameous Amendments)
Act No.] 2 of the Customs Tariff Act 1976	The Act is amended-		neous
	(i) in Part A of the Third Schedule to export processing zones;	by deleting the whole of item 1 5 which relates	5 Amen
		elates to PRIORITY SECTORS FOR THE ENT PROMOTION" by deleting item 13 and g:	<u>dments)</u>
Act No. 1 3 of The3Income Tax Act, 1973	"I 3 Marine transportation for pass	engers, cargo and road haulage;"	
	The Act is amended in the Third Scl 9 and substituting for it the following-	hedule by deleting sub-item 1 5 of Head B, item	
	Priority Sector	Rates of tax in percentage Dividend Interest on loans	200

		I 5. Marine transportation passengers, cargo and road haulage	10
Act No. 4 of 2002	The Railways Act, 2002	The Act is amended in section 15 -	
		(a) by adding immediately after paragraph (b) of subsection paragraph -	on (4) the following
		"(c) whose service is transferred to any person to whom t pany are delegated,",(b) deleting subsection (5) and substituting for it the follow	-
		"(5) Where an employee whose services with the Corpora any person to whom powers of the Company are of tion (4) is a member of any statutory, voluntary pens annuation scheme, such employee shall continue to laws and regulations governing such scheme and his of such scheme, shall be deemed to be service with Corporation or as the case may be the Company or a of the Company are delegated, shall contribute t ingly"	delegated under subsec- tion or any other super- be governed by the same s service, for the purpose the Corporation and the person to whom powers
		(c) by deleting the phrase "whose service is transferred" ap line of subsection (6);	ppearing in the second
		(d) by adding immediately after subsection (6) the following	ig new subsection -
		"(7) Where an employee of the Corporation who was a tributory retirement benefit scheme is transferred to person to whom the powers of the Company are de shall, before such transfer, effect a voluntary cobenefits scheme on terms and conditions accept relation to such employee;"	the Company or to any legated, the Corporation ontributory retirement
		(e) by renumbering subsection (7) as subsection (8).	

Act No. 21 of 1969	The Legal Aid (Criminal Proceedings) Act, 1969	The Act is amended in subsection (2) of section 4 -
		(i) by deleting the phrase "one hundred and twenty shillings nor more than three hundred shillings" appearing in the second line and substituting for it the phrase.
		"fourty thousand shillings nor more than sixty thousand shillings";
		(ii) deleting the phrase "five hundred shillings" appearing in the fifth and sixth lines of a proviso to subsection (2) and substituting for it the phrase "one hundred thousand shillings";
Act No. 20 of 1972	The Stamp Duty Act, 1972	The Act is amended in section 39-
		(i) by deleting the marginal notes and substituting for them the follow- I n 9 marginal notes:
		"Transfers of interest in property";
		(ii) in subsection (2) by deleting the whole of paragraph (a) and substituting for it the following:
		"(a) that the effect thereof is to convey or transfer a beneficial interest in property-
		 (i) from one body corporate (hereinafter in this section called "the transferor") to another body corporate (hereinafter in this section called "the transferee") in which the transferor holds all or a majority of shares; or
		(ii) from a natural person to a body corporate in which the natural person is a beneficial owner of not less than ninety per centum of the issued share capital of such body corporate."

Act No. 2 of] 999	The Public Service Retirement Benefits Act, 1999 the	The Act is amended in section 21 by adding immediately after subsection (3) e following subsection:
		"(4) For purposes of subsection (2), the term "appropriate authority" means the Permanent Secretary to the Ministry responsible for Civil Service.";
Act No. 25 of 1972	The Business Licensing Act, for i 1972	The Act is amended in section I I by deleting subsection (3) and substituting t the following -
	1972	"(3) Notwithstanding any procedure prescribed by the Minister under section 6, renewal application for a business licence shall be accompa- nied by Taxpayer Identification Number (TIN) or a written explanation satisfa-ctory to the licensing authority regarding the payment or as the case may be, exemption from payment by the applicant of income tax, value added tax, stamp duty or such other tax or levy as the Minister for Finance may, by notice published in the <i>Gazette</i> specify for the purposes of this section."
Act No.24 of 1997		The Act is amended in the Third Schedule by adding immediately after ragraph 2 the following -
	The Value Added Tax Act 1997	"2A. Supplies to or importation of machinery, equipment and capital goods for projects funded by the government relating to infrastructure and utilities development"
Act No. 20 of 2001	and	The principal Act is amended in section 25 by adding new subsections (3) d (4) immediately after subsection (2) as follows:
	The Dar es Salaam Water and Sewerage Authority Act, 2001 Act N 11 of 2001	

	has a ers a subs	avoidance of doubt, when EWURA becomes operational and it assumed its regulatory powers and functions, all regulatory pow- und functions assumed by the Minister under the provisions of ection (3) shall, without any further notice and assurance revert WURA-"	
Act No. 18 of 1981 The Petroleum (Conservation) Act, 1981	The Act i	s amended -	V
	(a)	in section 3 by deleting the definition of the term "Petroleum" and substituting for it the following:	Vritten I
	crud	um "includes crude petroleum and any liquid or gas made from e petroleum, coal, schist, shale, peat or any produce of crude pe- urn and includes condensate"	Written Laws (Miscelameous Amendments)
	(b)	in section 4 -	celan
	(a)	by renumbering section 4 as section 4(1);	1eous
	(b)	by adding immediately after sub-section (1), as renumbered, the following new sub-sections -	Amend
	"(2	2) Any person carrying on the business of importing, unloading, transporting, storing, transforming or selling pe- troleum shall, in the exercise of his respective business under this Act, be subject to regulation by the Authority.	ments)
	(3)	Any person who is the subject of subsection (I), shall prior to conducting any petroleum business under this Act, obtain a license issued by the Authority."	
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(C) by adding immediately after section 4 the following new seetion-

"Powers

and

functions

of the Autho-

rity"

- 4A.-(I) The Authority shall exercise technical and safety regulatory functions in respect of the petroleum sector.
 (2) Without prejudice to the powers conferred upon the Authority under subsection (L) the Authority shall in relation to
 - under subsection (I), the Authority shall, in relation to the regulation of the petroleum sector, have and exercise the following specific powers and functions:
 - (a) to issue, renew, suspend or cancel licences and or permits under this Act;
 - (b) to monitor petroleum quality and standards;
 - (C) to initate and conduct investigations in relation to safety and quality of services given to a consumer,
 - (d) to conduct studies necessary for administrative and or management purposes in respect of the petroleum sector
 - (e) to give directions consistent with this Act to any person granted a licence or pen-nit under this Act
- (f) to charge and collect fees and .Ievies (including any regulatory levy) from the petroleum sector charged in accordance with the EWURA Act
- (g) to prescribe code of conduct in respect of persons providing services under this Act;

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(h)	to prescribed and cause to be published in the Gazette and in
	at least one Kiswahili and one English newspaper technical
	and safety standards of services;

- (i) to monitor the environmental impact in respect of the petroleum sector,
- (j) to perform such other functions which are incidental or ancillary to the functions stipulated under this section.

(d) in section 5 -

(a) by adding immediately after the word "may" appearing in the first line of sub-section (I) the following phrase -

¹¹ after consultation with the Authority."

(b) by adding immediately after paragraph "k'the following new paragraph -

prescribe procedures for application, grant of licences, permits, and various forms to be used under this Act.

Passed in the National Assembly on the April 2003

Clerk of the National Assembly

<u>Written Laws (Miscelameous Amendments)</u>