

THE WILDLIFE CONSERVATION ACT
(CAP.283)

REGULATIONS

(Made under sections 31 and 121(a))

THE WILDLIFE CONSERVATION (WILDLIFE MANAGEMENT AREAS)
(AMENDMENT) REGULATIONS, 2019

Citation
GN. NO.
381 of
2018

1. These Regulations may be cited as the Wildlife Conservation (Wildlife Management Areas) (Amendment) Regulations, 2019 and shall be read together with the Wildlife Conservation (Wildlife Management Areas) Regulations, hereinafter referred to as the "principal Regulations".

Amend-
ment of
regula-
tion 7

2. The principal Regulations are amended in regulation 7(1)-
- (a) in paragraph (a), by deleting the word "who" and substituting for it the words "provided that, not less than half the number of representatives";
 - (b) by adding immediately after paragraph (a), the following new paragraph (b):-
" (b) a Chairperson of the Authorized Association elected from among the representatives who shall serve as the Chairperson for only two terms;"
 - (c) by renaming paragraphs (b) and (c) as paragraphs (c) and (d) respectively.

Addition
of regula-
tion 7A

3. The principal Regulations are amended by adding immediately after regulation 7, the following:

"Election of
representatives

- 7A.-(1) The District Executive Director shall be responsible for-
- (a) supervising election process of representatives from villages forming Authorized Association; and
 - (b) administrative review forum of any matter arised in the course of election of representatives.
- (2) Any person who is aggrieved by any decision in the election may make an application for administrative review to the District Executive Director.

- (3) On receipt of application for administrative review, the District Executive Director shall submit the application to the District Natural Resource Advisory Body for opinion and recommendation.
- (4) Where the District Executive Director has been advised as such he shall make the decision which shall be final, but a person who is further aggrieved by the decision of the District Executive Director may appeal to the High Court.”

4. The principal Regulations are amended by adding immediately after regulation 29 the following:-

Addition
of reg
ulation
29 A
29 B
29C, 29E
and 29E

29A.-(1) There is hereby established a Community Wildlife Management Area Trust Fund.

“Establishment
of the Trust
Fund

- (2) The Trust Fund shall be used for the following purposes-
- (a) facilitation of the initiation process for the establishment of wildlife management areas;
 - (b) facilitation of preparation of by-laws;
 - (c) undertake capacity building;
 - (d) preparation and publication of annual financial journals of all authorized associations;
 - (e) facilitation of investment process;
 - (f) development and review of management plans and constitutions of authorised associations;
 - (g) facilitation of conflict resolution;
 - (h) supporting anti-poaching activities, where necessary;
 - (i) advertising the Wildlife Management Area and its blocks; and
 - (j) any other related activities.

Financial
contribution and
management

29B.-(1) The Wildlife Management Areas shall contribute five per centum of their annual gross income to the Community Wildlife Management Area Trust Fund.

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(2) The Consortium of authorised associations shall be responsible for the financial management of the contributions by Wildlife Management Areas.

Modality of payment 29C.-(1) For the purposes of regulation 29B, the financial contributions shall be made quarterly.
(2) The payment shall be made every preceding quarter, unless the Minister, by notice in writing determines otherwise.

Objectives of the financial contributions 29D. The Community Wildlife Management Area Trust Fund shall ensure that the financial contributions obtained are used to implement the purposes of the Fund stipulated in regulation 29A as well as facilitating and supporting crosscutting issues in Wildlife Management Areas.

Books of accounts 29E. The Community Wildlife Management Area Trust Fund shall keep and maintain books of accounts and records of the operations and utilization of the financial contributions obtained under these Regulations in accordance with the acceptable accounting standards.”

Amendment of regulation 55

5. The principal Regulations is amended in regulation 55:-

(a) in subregulation (2), by deleting the words “widely circulated local newspaper” and substituting for them the word “media with wide coverage”;

(b) by deleting subregulation (10) and substituting for it the following

“(10) The tenure of ownership of a hunting block in a Wildlife Management Area shall be-

(a) for Category I hunting blocks, ten years;

(b) for Category II hunting blocks, ten years; and

(c) for Category III hunting blocks, fifteen years,

Provided that, no renewal shall be made unless the applicant has attained a minimum score as prescribed in the Wildlife Conservation (Tourist Hunting) Regulations.”

Amendment of regulation 56

6. The principal Regulations are amended in regulation 56 by adding immediately after subregulation (2) the following new subregulation (3):

“(3) The hunting blocks to be designated by the Director under subregulation

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(2) shall be in three categories, namely:-

- (a) Category I comprising of hunting blocks with Grade Point Average Score ranging from 3.1 to 3.6;
- (b) Category II comprising of hunting blocks with Grade Point Average Score ranging from 2.4 to 3.0;
- (c) Category III comprising of hunting blocks with Grade Point Average Score ranging from 1.7 to 2.3.”

7. The principal Regulations are amended in regulation 75 by adding the words “and Community Wildlife Management Area Trust Fund” immediately after the words “Authorised Associations” appearing in subregulations (1), (2) and (3).

Amend-
ment of
regula-
tion 75

Dodoma,
31st December, 2019

HAMISI A. KIGWANGALLA
Minister for Natural Resources and Tourism