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THE NATIONAL ASSEMBLY

#### TWELFTH PARLIAMENT SECOND SESSION

THE DEPARTMENTAL COMMITTEE ON AGRICULTURE AND LIVESTOCK REPORT ON THE STATUTE LAW MISCELLANEOUS AMENDMENT BILL (NO. 2) NATIONAL ASSEMBLY BILLS NO. 13 OF 2018

DIRECTORATE OF COMMITTEE SERVICES, THE NATIONAL ASSEMBLY, PARLIAMENT BUILDINGS, NAIROBI.

**JUNE 2018** 

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## CHAIRMAN'S FOREWORD

The Statute Law (Miscellaneous Amendments) (No. 2) Bill, 2018 National Assembly Bill No. 13 of 2018 was published on 10<sup>th</sup> April 2018 and read first time on 18<sup>th</sup> April, 2018. The bill is in keeping with the practice of making amendments which do not merit the publication of separate Bills and consolidating them to one Bill. The bill therefore proposes amendments to various Acts of Parliament. Pursuant to the provisions of Standing Order 127 (1), of the National Assembly Standing Orders which provides that a Bill having been read a first time shall stand committed to the relevant Departmental Committee it is on this basis that the Committee makes this Report.

I take this opportunity to thank all Members of the Committee for their input in the consideration of the Statute Law (Miscellaneous Amendments) (No. 2) Bill, 2018. The Committee also takes this opportunity to thank the Offices of the Speaker and of the Clerk of the National Assembly for the logistical support accorded to it during the exercise. The Committee also appreciates the role played by the media following its coverage of the proceedings, thus enhancing accountability and transparency.

Pursuant to provisions of Standing Order 199 (6), and on behalf of the Departmental Committee on Agriculture and Livestock, it is my pleasant privilege and honor to present to this House the Report of the Committee on the Statute Law (Miscellaneous Amendments) (No. 2) National Assembly Bill No. 13, 2018.

In considering the bill, the Committee received submissions from the following stakeholders;

- i. The Ministry of Agriculture and Irrigation
- ii. The Kenya Dairy Processors Association
- iii. The Commodities Fund
- iv. Kenya Bixa Limited
- v. The Attorney General

The Committee sincerely thanks the Offices of the Speaker and the Clerk of the National Assembly for the immense and timely technical and logistical support accorded to it in the execution of its mandate. I also thank all the Members of the Committee for their commitment and hard work which enabled us to complete the tasks related to the scrutiny of the proposed amendments and compilation of this report.

The Committee is also grateful to stakeholders who made submissions in relation to the Consideration of the Bill.

On behalf of the Departmental Committee on Agriculture and Livestock pursuant to provisions of Standing Order 127, it is my pleasant privilege and honor to present the Report of the Committee on its consideration of the Statute Law (Miscellaneous Amendments) (No. 2) National Assembly Bill No. 13 of 2018.

THE HON. HON. ADEN HAJI ALI, MP

CHAIRPERSON

# DEPARTMENTAL COMMITTEE ON AGRICULTURE AND LIVESTOCK COMMITTEE MANDATE

The Departmental Committee on Agriculture and Livestock is established pursuant to the provisions of Standing Order No. 216(5) of the National Assembly and in line with Article 124 of the Constitution which provides for the establishment of the Committees by Parliament. The mandate and functions of the Committee is to;

- a) Investigate, inquire into, and report on all matters relating to the mandate, management, activities, administration, operations and estimates of the assigned Ministries and departments;
- b) Study the programmes and policy objectives of the Ministries and departments and the effectiveness of the implementation;
- c) Study and review all legislation referred to it;
- d) Study, assess and analyze the relative success of the Ministries and departments as measured by the results obtained as compared with its stated objectives;
- e) Investigate and inquire into all matters relating to the assigned Ministries and departments as they may deem necessary, and as may be referred to them by the House;
- f) Vet and report on all appointments where the constitution or any law requires the National Assembly to approve, except those under Standing Order 204; and
- g) Make reports and recommendations to the House as often as possible, including recommendation of proposed legislation.

#### **COMMITTEE MEMBERSHIP**

- 1. Hon. Adan Haji Ali, M.P.
- 2. Hon. Emmanuel Wangwe, MP.
- 3. Hon. Florence Mutua, MP.
- 4. Hon. Maison Leshoomo, MP.
- 5. Hon. Silas Kipkoech Tiren, M.P.
- 6. Hon. Ferdinard Wanyonyi, MP
- 7. Hon. Francis Munyua Waititu, M.P.
- 8. Hon. Simba Arati, MP.
- 9. Hon. Dr. John Kanyuithia Mutunga, M.P.
- 10. Hon. Yegon Brighton Leonard, MP
- 11. Hon. Gabriel Kago Mukuha, M.P.
- 12. Hon. John Paul Mwirigi, M.P.
- 13. Hon. Adan Haji Yussuf, M.P.
- 14. Hon. Janet Jepkemboi Sitienei, M.P.
- 15. Hon. Dr. Daniel Kamuren Tuitoek, M.P.
- 16. Hon. Joyce Kamene, MP.
- 17. Hon. Fred Ouda, M.P.
- 18. Hon. Justus Makokha Murunga, MP.

Chairperson Vice- Chairperson

#### **COMMITTEE SECRETARIAT**

Ahmad Kadhi First Clerk Assistant Nicodemus Maluki Third Clerk Assistant Colletah Sigilai Legal Counsel II Omar Abdirahim Fiscal Analyst Eric Kariuki Research Officer III Audio Officer Rose Apalat Omtere Alex Mutuku Sergeant At arms Faith Makena Sergeant At arms

#### INTRODUCTION

This report details the Consideration of the Statute Law (Miscellaneous Amendments) (No. 2) (NATIONAL ASSEMBLY BILL NO. 13 OF 2018). The Bill's main objective is to amend the following;

1. The Dairy Industry Act (Cap.336)

The Bill proposes to amend the Dairy Industry Act to enlarge the definition of milk to include goat and camel milk. It also seeks to enhance penalties under the Act as well as allow for regulations on the standards, manner of installation and operation of milk dispensers.

- 2. The Crops Act, 2013 (No. 16 of 2013)
  - The Bill seeks to amend the Crops Act, 2013 to provide for the benefit of value addition to agricultural produce in relation to export.
- 3. The Fisheries Management and Development Act, 2016 (No. 35 of 2016) The Bill proposes to amend the Fisheries Management and Development Act, 2016, to harmonize various definitions in the Act.
  - It also seeks to introduce a new provision which empowers the Cabinet Secretary to make Regulations with regard to the conduct of the affairs of the standing committee and the technical committee and to prescribe the minimum standards for crew working on fishing vessels.

The Committee considered the amendment proposals in the Bill during its sitting of Tuesday 31<sup>st</sup> May and Thursday 7<sup>th</sup> June, 2018.

The Committee's decisions on the amendments were based on the Constitutional requirements and views from the relevant stakeholders. The Committee has deliberated on the Bill and considering the views from the stakeholders, recommends that the House approves the amendments as below;

## PUBLIC PARTICIPATION

Article 118 of the Constitution provides that, 'Parliament shall facilitate public participation and involvement in the Legislative and other business of Parliament and its committees

Standing order 127 (3) provides that, '' the Departmental Committee to which a bill is committed shall facilitate public participation and shall take in to account views and recommendations of the public when the committee makes its report to the House.

#### STATUTE LAW (MISCELLANEOUS AMENDMENT) (NO.2) BILL 2018

In the Consideration of the Bill, the committee invited memoranda from the public vide a notice in the local dailies Pursuant to Article 118 of the Constitution and Standing order 127 (3). The Committee received various memoranda from institutions and persons who are stakeholders. Their proposals are presented in a concise manner in the table below;

	T			
ACT	PROPOSED AMENDMENT	KENYA DAIRY PROCESSORS ASSOCIATION	COUNCIL OF GOVENORS	
3. Interpretation "milk" means milk from a cow;	s.3 Insert the words "goat or camel whether in liquid, solid or any other form" immediately after the word "cow" appearing in the definition of "milk".	We unanimously support this inclusion as it will improve on the quality of milk consumed in the country including previously excluded sectors.		
		"This would include Importers in the regulation by the KDB.		
"producer" means a person who produces, processes, manufactures, prepares or treats dairy produce for sale;	Insert the word "imports" immediately after the word "manufactures" appearing in the definition of "producer".	Support the recommendation in so far as it does not contradict any signed treaties by the Government such as COMESA, EAC Treaties.		
		In the event that such contradiction occurs, it would have a punitive impact on processors who wish to export to those countries due to counter measures likely to be imposed		
		NEW  (b) five members, being producers		

		panel of not less than ten names submitted to the Minister by the Central Agricultural		
		Board;		
		Proposal  (b) Delete five		
		members to three being producers. Include 2 Members		
		from processors		
		Two Members will represent over 40 processors operating		
	٠,	in Kenya -Processors views will		
		be taken into consideration of the Dairy Industry		
19. Power to make regulations	s.19(e) Delete and substitute the following new paragraph—	We recommend the following words to be inserted	Amend to read as follows:	
The Minister may, on the advice of the Board, make regulations generally for the better carrying out of the purposes and provisions of this Act, and, without prejudice to the generality of the foregoing, may make regulations with regard to dairy produce—	"(e) the manner of collection of the dairy regulatory levy referred to in section 23A."	"The Minister may, on the advice of the Board and in Consultation with stakeholders make regulations	"The Cabinet Secretary may, in consultation with the Board and the County Governments, shall regulations generally for	
(a) prescribing grades for any form of dairy produce, and minimum standards to which dairy produce shall conform, whether as a condition of importation or of exportation or		Current 19(a) is under the umbrella of Kenya Bureau of Standards. We recommend that this is deleted. Current 19(b) will lead to price fixing by	the better carrying out of the purposes and provisions of this Act, and, without prejudice to the	
of sale within Kenya;  (b) fixing the price to be paid for any grade or type of dairy produce to producers, distributors or retailers, with power to fix different prices on a basis of quota or for different seasons or		the government. We recommend a liberal market as currently the government does not offer any subsidies on the milk industry.	generality of the foregoing, may make regulations with regard to dairy produce"	
circumstances;  (c) prescribing the manner of handling, transporting and storing of dairy produce intended for the use of or consumption by any person other than the		Section (f). We recommend deletion of this paragraph (f) and all other subsequent provisions.	Article 6 of the Constitution stipulates that both level of government shall	
producer thereof;			conduct their mandates in a consultative manner. Since	

	(4) 1.1:						
	(d) regulating and controlling the manufacture of any form of dairy produce;			agriculture is a developed function, any			
	(e) imposing a levy or cess, payable to the Board, on any form of dairy produce, or			policy and regulation formulated by			
	imposing different rates as between different forms of			National government concerns County			
	produce, or as between produce for export and produce for consumption in Kenya;			Governments and as such			
	(f) prescribing the terms and			consultation is inevitable			
	form in which contracts for the sale of milk by producers, other than producers who sell direct to consumers, shall be made, and						
	making provision for the Board to be joined as an additional party to any such contract;					2	
	(g) providing for the creation and						
	administration by the Board of schemes for the pooling of dairy produce by producers in such						
	area or areas as may be prescribed and for the						
	distribution to producers of the proceeds of sale of such dairy produce after payment to the	1.	<b>%</b>		·		
	Board, therefrom, of such sums as may be prescribed;			,			
	(h) controlling the sale, purchase and delivery by any person of dairy produce in such area as may be prescribed:						
	Decided						
	Provided that no distributor or retailer shall be compelled to buy dairy produce from a producer or distributor unless the Board						
	guarantees a regular and sufficient supply of the dairy produce;						
	(i) prescribing the areas within which retailers may sell dairy produce to consumers;						
	(j) requiring the registration and licensing, in such manner and upon payment of such fees as may be prescribed, of distributors of dairy produce;						
	(k) requiring the giving of such security to the Board as the Board may specify a licensed distributor or retailer in respect of payment for dairy produce						
_	which a producer or distributor is						

directed by the Board to sell to the distributor or retailer;					
(I) prescribing fees or charges for services rendered under this Act by the Board or its officers, servants or agents;					
(m) prescribing the manner in which delegates to represent registered producers for the purposes of section 21 may be selected,					
(n) equiring returns, reports and estimates to be furnished to the Board by producers, distributors and retailers;					
(o) prescribing the forms of application, and of licences, marks, registers and all other documents to be used for the purpose of this Act,					
(p) prescribing the manner of marking articles intended for use in connection with dairy produce, including wrappers or packages intended to contain dairy produce;					
(q) prescribing the qualifications, powers and duties of inspectors and other persons appointed to exercise powers and perform duties under this Act;	  - 				
(r) for the examination, inspection, analysis and testing of dairy produce or any article used in connection with dairy produce, prescribing charges in respect thereof, and the conditions upon and the manner in which samples of such produce may be taken, whether compulsorily or otherwise,					
(s) authorising the opening by prescribed persons or officers, for the purpose of inspection, of any package which contains or is reasonably thought to contain dairy produce:					
(t) prescribing the books, accounts, vouchers and records to be kept by persons carrying on business in dairy produce;					
(u) authorising the examination and inspection by prescribed persons or officers of all books and documents relating to the production, manufacture,					
	the distributor or retailer;  (I) prescribing fees or charges for services rendered under this Act by the Board or its officers, servants or agents;  (m) prescribing the manner in which delegates to represent registered producers for the purposes of section 21 may be selected,  (n) equiring returns, reports and estimates to be furnished to the Board by producers, distributors and retailers;  (o) prescribing the forms of application, and of licences, marks, registers and all other documents to be used for the purpose of this Act,  (p) prescribing the manner of marking articles intended for use in connection with dairy produce, including wrappers or packages intended to contain darry produce;  (q) prescribing the qualifications, powers and duties of inspectors and other persons appointed to exercise powers and perform duties under this Act;  (r) for the examination, inspection, analysis and testing of dairy produce or any article used in connection with dairy produce, prescribing charges in respect thereof, and the conditions upon and the manner in which samples of such produce may be taken, whether compulsorily or otherwise,  (s) authorising the opening by prescribed persons or officers, of any package which contains or is reasonably thought to contain dairy produce:  (t) prescribing the books, accounts, vouchers and records to be kept by persons carrying on business in dairy produce;  (u) authorising the examination and inspection by prescribed persons or officers of all books and documents relating to the	the distributor or retailer;  (1) prescribing fees or charges for services rendered under this Act by the Board or its officers, servants or agents;  (m) prescribing the manner in which delegates to represent registered producers for the purposes of section 21 may be selected,  (n) equiring returns, reports and estimates to be furnished to the Board by producers, distributors and retailers;  (o) prescribing the forms of application, and of licences, marks, registers and all other documents to be used for the purpose of this Act,  (p) prescribing the manner of marking articles intended for use in connection with dairy produce, including wrappers or packages intended to contain dairy produce;  (q) prescribing the qualifications, powers and dutters of inspectors and other persons appointed to exercise powers and perform duttes under this Act;  (r) for the examination, inspection, analysis and testing of dairy produce or any article used in connection with dairy produce, prescribing charges in respect thereof, and the conditions upon and the manner in which samples of such produce may be taken, whether compulsorily or otherwise,  (s) authorising the opening by prescribed persons or officers, for the purpose of inspection, of any package which contains or is reasonably thought to contain dairy produce:  (t) prescribing the examination and inspection by prescribed persons carrying on business in dairy produce;  (u) authorising the examination and inspection by prescribed persons or officers of all books and documents relating to the	the distributor or retailer;  (1) prescribing fees or charges for services rendered under this Act by the Board or its officers, servants or agents;  (m) prescribing the manner in which delegates to represent registered producers for the purposes of section 21 may be selected,  (n) equiring returns, reports and estimates to be furnished to the Board by producers, distributors and retailers;  (o) prescribing the forms of application, and of licences, marks, registers and all other documents to be used for the purpose of this Act,  (p) prescribing the manner of marking articles intended for use in connection with dairy produce, including wrappers or packages intended to contain dairy produce, including wrappers or packages intended to contain dairy produce, exercise powers and perform duties under this Act;  (r) for the examination, inspection, analysis and testing of dairy produce or any article used in connection with dairy produce, prescribing charges in respect thereof, and the conditions upon and the manner in which samples of such produce, may be taken, whether compulsorily or otherwise,  (s) authorising the opening by prescribed persons or officers, for the purpose of inspection, of any package which contains or is reasonably thought to contain dairy produce;  (t) prescribing the books, accounts, wouchers and records to be kept by persons carrying on business in dairy produce;  (u) authorising the examination and inspection by prescribed persons or officers of all books and documents relating to the	(l) prescribing the manner of machiners and other persons and other persons and other sortions and other purpose of Section 21 may be selected,  (p) prescribing the manner of the purpose of Section 21 may be selected,  (n) equiring returns, reports and estimates to be furnished to the Board by producers, distributors and retailers;  (p) prescribing the forms of application, and of hierarcs, registers and all other documents to be used for the purpose of this Act,  (p) prescribing the manner of marking articles intended for use in connection with dairy produce, including wrappers or packages intended to contain dairy produce, including wrappers or packages intended to contain dairy produce; and other persons appointed to exercise powers and distuss of inspectors and other persons appointed to exercise powers and perform duttes under this Act;  (r) for the examination, inspectors, and the presons appointed to exercise powers and perform duttes under this Act;  (g) prescribing the qualifications, powers and perform duttes under this Act;  (g) for the examination, inspectors, and perform duttes under this Act;  (g) for the camination, inspectors, and perform duttes under this Act;  (g) for the camination, inspectors and the presons appointed to exercise powers and perform duttes under this Act;  (g) prescribing charges in respect thereof, and the conditions upon and the manner in which samples of such produce or any article used in connection with dairy produce, prescribing charges in respect thereof, and the conditions upon and the manner in which samples of such produce may be taken, whether compulsorily or otherwise,  (g) authorising the opening by prescribed persons or officers, for the purpose of inspection, of any package which contains or is reasonably thought to contain dairy produce;  (u) authorising the examination and inspection by prescribed persons or officers of all books and documents relating to the	(I) prescribing fees or charges for services rendered under this Act by the Board or its officers, servants or agents;  (m) prescribing the manner in which delegates to represent registered producers for the purposes of section 21 may be selected,  (n) equiring returns, reports and estimates to be furnished to the Board by producers, distributors and retailers;  (o) prescribing the forms of application, and of incences, marks, registers and all other documents to be safe for the purposes of flish Act,  (o) prescribing the forms of application, and of incences, marks, registers and all other documents to be used for the purpose of flish Act,  (o) prescribing the manner of marking articles intended for use in connection with dairy produce, including wrappers or packages intended to contain dury produce, including wrappers or packages intended to centain dury produce, contain dury produce, or service powers and other persons appointed to exercise powers and others persons appointed to exercise powers and perform duttes under this Act;  (r) for the examination, inspection, analysis and testing of dairy produce or any article used in connection with dairy produce, prescribing charges in respect thereof, and the conditions upon and the namere in which samples of such producers and perform duttes under this Act;  (s) authorising the expensing by prescribed persons or officers, accounts, vouchers and records to be kept by persons carrying on business in dairy produce;  (u) authorising the examination and inspection by prescribed persons or officers of all books and documents relating to the

distribution or sale of any dairy				
produce;				
(v) making different provisions with respect to different cases or classes of case, different areas, seasons or circumstances, and for different purposes of this Act and may impose conditions and restrictions and make exceptions.				
	New Insert the following new paragraphs immediately after paragraph (v)—	Improve on the quality of dispensed milk.		
	"(w) prescribing the requirements for the licensing of milk dispensers and other dispensers of other dairy produce;	Further consultation to ensure that the proposed regulations and in line with discussions held at KARI.		
	(x) prescribing the manner of handling, storage, dispensing and the general management dairy produce."	All stakeholders should be involved		
20. General provisions with regard to regulations  Regulations made under this Act may provide for—  (a) their application to any specified area, or class of persons, or type or description of dairy produce;  (b) empowering such authorities or persons as may be specified in the regulations to make orders or issue directions for any of the purposes for which regulations are authorised by this Act to be made;  (c) imposing a fine or imprisonment or both for the breach of any such regulation, order or direction but so that the fine shall not exceed ten thousand shillings and the period of imprisonment shall not exceed one year;  (d) the particulars, information, proof or evidence to be furnished as to any question or matter arising under this Act or such regulations;	s.20 Insert the following new paragraphs immediately after paragraph (e)—  "(f) punishment for a fine not exceeding three million shillings or a term of imprisonment not exceeding three years or both."	Contradicts with the current Section 20(c) which prescribes a fine not exceeding ten thousand shillings and a period of imprisonment not exceeding one year.  Reconcile the two conflicting sections.  Define what breaches will lead to imprisonment to avoid misuse of the act.		

(e) imposing on any person accused of an offence under this Act or regulations the burden of proving particular facts, but not so as to impose on an accused person the general burden of proving his innocence	New Insert the following new section immediately	We oppose any new levies to be charged on dairy products for	Insert the following new subsection 23A (1A) immediately	
	Dairy regulatory levy. 23A. (1) There shall be payable to the Board by every producer a dairy regulatory levy at the rate of one per centum of ex-factory price per kilogram of marketed processed milk and milk	the following reasons -  1. Only 20% of milk produced in Kenya is sold in the formal sector KPDA, in line with the government policy to improve on the manufacturing sector, (Big Four) is committed to reduce the price of processed	after section 23A(1) –  23A (1A) the levy shall be shared between the Board and County Governments on a ratio of 40%.60% respectively. The amount due to	
	рюдист	milk to the consumer and hence increase milk consumption in Kenya as recommended by the World Health Organization.	County Governments shared on prorata basis based on production	
		Double taxation particularly on processors who are based in all the counties	Regulation of dairy products is done by both County and national government with big chuck of activities happening at the	
		Different rates may be imposed by different county governments hence increasing the cost of doing business in Kenya which will ultimately make Kenyan milk uncompetitive	County Level happens Thus the Council is of the opinion the sharing formulae takes account of the functional mandate of both level to develop the dairy industry	
	(2) Despite subsection (1), a county government may, pursuant to Article 209(3) (c), impose a cess, payable to the county	Further consultation on this matter with dairy stake holders.  Status quo to remain		
	government on any			

	produced within the county.				
31. "Primary producer" defined  In this Part, "primary producer" means a person who produces milk for sale, but does not include persons employed by him for that purpose.	s.31 Insert the words "or an import" immediately after the word "produces" appearing in the definition of "primary producer".	We welcome this amendments as it protects the Kenyan dairy industry.	"or import"		
After the appropriate period of one month referred to in section 32 has elapsed, a primary producer to whom this Part applies who carries on business as such without being registered in accordance with this Part, or who wilfully neglects to supply the particulars prescribed by that section, or who knowingly or recklessly supplies any such particulars which are materially false, shall be guilty of an offence and liable to a fine not exceeding two thousand shillings.	s.33 Delete the expression "two thousand shillings" and substitute therefor the expression "one million shillings or imprisonment for a term not exceeding one year or to both"	We welcome the amendment.			
The Crops Act, 2013 (No.16 of 20	013)				
ACT	PROPOSED	COMMODITIES FUND	COUNCIL OF GOVENORS	KENYA BIXA LTD	
2. Interpretation	s.2 Insert the following new definitions in proper alphabetical sequence—  "Board of Trustees" means the board trustees of the Fund;  "Fund" means the commodities fund established under section 9 of the Act.	"Board of trustees" means the Board of the Commodities Fund.  "The Fund "means the Commodities Fund established under section 9 of the Act.		Include Bixa has a Scheduled crop	Outside the scope  of proposed amendments-SO 133(5)
8. Promotion of scheduled crops  In addition to the functions stipulated under any other law, the Authority shall—  (a) formulate general and specific policies for the development of	s.8(n) Insert the following words at the beginning of the paragraph "in consultation with the Ministry responsible for industrialization".		Add the following word "in consultation with County Governments" immediately after the following words, "the Authority" as		Redraft

scheduled crops specified in the First Schedule;		appearing in section 8 of Act	
(b) facilitate marketing and distribution of scheduled crops through monitoring and dissemination of market information, including identification of the local supplydemand situation, domestic market matching and overseas market intelligence and promotion activities on scheduled crops;  (c) enjoin the Ministry responsible for transportation and communications to effect an efficient, regular and economical means of transporting scheduled crops, for purposes of reducing marketing costs and ensuring stable consumer supply;  (d) promote the establishment of wholesale markets in identified major centres of the country;	,	Article 6 of the Constitution stipulates that both level of government shall conduct their mandates in a consultative manner. Since agriculture is a developed function, any policy and regulation formulated by National government concerns County Governments and as such consultation is inevitable	
(e) promote the establishment of agricultural produce collection centres in viable areas to serve as buying stations of farm products, packaging houses, pick-up points and meeting places of farmers' and growers' cooperatives;			
(f) establish linkages with various governments and private research institutions for the conduct of studies and researches designed to promote the production, marketing and processing of scheduled crops;			
(g) in consultation with the National Biosafety Authority, advise the government on the introduction, safe transfer, handling and use of genetically modified species of plants and organisms in the country;			
(h) conduct farmers' training programs aimed at increasing their knowledge on production technologies and on market potentials and prospects for various types of crops, through farmer training institutions;		Delete the entire	
(i) establish experimental stations and seed farms for the development of varieties suitable to the agro-climatic conditions of the area and markets that will provide greatest value added to scheduled crops;		section 8(h)  Under the Fourth Schedule Constitution extension services are devolved to	¥

(1)				
(j) devise and maintain a system for regularly obtaining information on current and future production, prices and movement in trade, to determine and effect a balanced distribution of scheduled crops by means of inter-trading or intra-trading among the established wholesale markets;  (k) establish and enforce standards in grading, sampling			County Government. National government role is capacity building to County Technical department to effectively deliver extensions services	
and inspection, tests and analysis, specifications, units of measurement, code of practice and packaging, preservation, conservation and transportation of crops to ensure health and proper trading;		,	Delete the word	
(I) ensure secure domestic food supply for the country;      (m) formulate policies and guidelines on dealing with other			"enforce" appearing immediately before the world "standards	
crops;	2	*	:	i i
(n) promote and advise on strategies for value addition prior to the export of crops from Kenya;  (o) recommend general industry agreements between farmers and processors of scheduled crops;  (p) prescribe the minimum period within which farmers are to be paid for crops delivered and penalties for delayed payments; and  (q) perform any other relevant function.			Schedule 4 part 2(7) of the Constitution gives County Governments powers to develop and regulate markets including-markets, trade licensing and fair trading practices. In realizing this mandate County Government enforce National standards on marketing and trade practices. Thus, National governments should only enforce standards on export and imports.	
9. Commodities Fund  (1) There is established a Fund to be known as the Commodities Fund.  (2) The Fund shall consist of-  (a) monies paid as license fees, commission, export or import agency fees and fees that may accrue to or vest in the Authority		By declaring the Fund a body corporate with perpetual succession and a common seal, the Fund obtains legal entity status. This should be inserted immediately after the establishment of the Fund to read as follows  "the Fund shall be a body corporate with	9(2)(a) Add the word "export and import" immediately after the words" monies paid as"  Schedule 4 part 2(7) of the Constitution gives the County	

			· · · · · · · · · · · · · · · · · · ·		
in the course of exercise of its		perpetual succession	mandate of Trade		
		and a common seal	development and		
functions under the Act;			,	ì	
	]	and shall, in its	regulation	i	
(1) 6 1 6	1	corporate name, be	including-	İ	
(b) funds from any other lawful	!				
source approved by the Trustees,		capable of -	markets, Trade		
and			licensing		
l and		a) Suing and	(excluding	į į	
	l i				
(c) funds appropriated by	ļ	being sued,	regulation of the		
	1		profession), fair	i	
Parliament for this purpose			trading practices,	1	
				1	
	1		cooperatives and		
		L\ Toking	societies		
	Į.	b) Taking			
(3) The Fund shall be managed	l i	purchase, purchasing	1		
		or otherwise	The crops act		
by a Board of Trustees to be	1		gives counties	)	
appointed by the Cabinet	l i	acquiring, holding,	"		
Secretary.		charging or disposing	powers on		
Secretary.		of movable and	issuance of trade		
			licenses to any		
		ımmovable property,			
			person trading in	1	
1	1		scheduled crops		
1	1		within the county,		
	1		within the county,		
1		c) Borrowing	j l		
			County	l	
	s 9 Insert the	and lending money;		l	
		and	Government will	l	
	following new	_	administer	l	
	subsections		agrıcultural	į	
	1			ĺ	1
1	immediately after		licenses except for		
	subsection (3)-	. 5	exports and		
Į.		d) Doing or	imports as per the		
į.		performing all such			
	"(4) The Board of	other acts necessary	Constitution 2010		
1	Trustees shall				
<u> </u>		for the proper			
	comprise of-	performance of its	1		
	}	functions under this			
!	(a) a non-		1		
ĺ	1 1 7	Act which may	1		
}	executive	lawfully be done or			
	chairperson,		- Amend the		
1	,	performed by a body	L .		
1	Į.	corporate	proposed		
	(b) the		amendment by		
	Principal Secretary in		deleting 4(e) and		
		İ			
	the Ministry		replace with the		
	responsible for	1	following		
			10110 Willia		
	matters relating to		1		
1	agriculture or a				
1	designated			{	
			1	1	
	representative,		4(e) three persons		
		1	appointed by the	1	
	(0)	1		1	
į.	(c) the		Council of	1	
1	Principal Secretary in	1	Governors to	]	
1	the Ministry	1	represent interests	İ	
			1 •	1	
	responsible for	1	of County	}	
I	matters relating to	1	Governments	1	
I	finance or a	1		1	
				1	
1	designated		1	1	
1	representative;		1		
	1	}	1	l	
	1	1	Under section 10	1	
	(d) the	1	of the Crops Act,		
	Principal Secretary in	1	the purpose of the		
	the Ministry	1			
	,	1	Fund is affoidable	t .	1
	responsible for		credit and		1
	matters relating to	1			1
			advances to		1
1	Cooperatives or a	1	farmers for all or	1	1
į .	designated	1	any of the	Į.	
1	representative,	1		1	
	. oprosontativo,	1	following		
	1	1	purposes, farm		1
	(e) three	1	improvement	1	1
	1 ' '	ŀ	•		Ì
	persons appointed	1	farm inputs,	1	
	by virtue of their	1	farming	1	ĺ
1	knowledge and	1	operations, price		1
		ì			1
	experience in	t .	stabilization	1	

matters relating to human resource management, accounting and auditing respectively;  (f) one person appointed by virtue of knowledge and experience in matters relating to agriculture, co-operative or law;  (g) the Director-General of the Authority or a designated representative; and  (h) the Managing Trustee appointed under section 9A who shall be an ex-officio member and Secretary of the Board of Trustees.  , (5) The members of the Board of Trustees appointed under paragraph (c) and (f) shall serve for a term of three years and shall be eligible for reappointment for one further term."	These are devolved functions as per the Fourth Schedule of the Constitution hence representation of County Governments is inevitable	
New Insert the following new section immediately after section 9—  Managing Trustee of Fund. 9A. (1) The Board of Trustee shall appoint a Managing Trustee of the Fund through a competitive process, who shall serve on terms and conditions to be specified in the instrument of appointment.  (2) The Board of Trustees shall conduct its affairs in accordance with regulations prescribed by the Cabinet Secretary and subject to the		

	law relating to trustees.			
10. Application of the Fund  (1) The Fund shall be used to provide sustainable affordable credit and advances to farmers for all or any of the following purposes—  (a) farm improvement;	s.10(1) Insert the expression ", processors, and other value chain actors" immediately after the word "farmers" appearing in the opening statement.			
(b) farm inputs;	I and the			
<ul><li>(c) farming operations;</li><li>(d) price stabilization; and</li></ul>	Insert the following new paragraph immediately after		v.	v
(e) any other lawful purpose approved by the Authority.	paragraph (c) –			
	(ca) other value chain activities including processing, transportation, storage and warehousing.		*	*.
(2) The Authority shall, from time to time, make rules for the better management of the Fund in the best interest of farmers.	(2) Delete the word "Authority" and substitute therefor the expression "Cabinet Secretary".	Deleting the word 'Authority' in between the words 'the' and 'shall' and replacing it with the words 'Cabinet Secretary'		
13. Regulation of scheduled crops  (1) The Authority shall regulate all aspects of scheduled crops with a view to—  (a) promoting productivity;  (b) facilitating the provision of farm inputs;  (c) promoting trade and access to medicate:	s.13(1)(j) Insert the following words "in consultation with the Ministry responsible for industrialization" immediately after the word "addition".		Amend the section 13(1) by inserting the following words, "in consultation with County Governments" before "regulate all aspects of scheduled crops"	
markets;  (d) facilitating provision of infrastructure;  (e) providing post-harvest services and technology;  (f) facilitating the collection of farm products and storage;  (g) training of farmers and			Agriculture is a fully devolved function under the Fourth Schedule of the Constitution as such anything done or to be done by the Authority should be in consultation with the County Governments	
provision of extension services;				

(1-)	T			
(h) providing of incentives to farmers;				
(i) availing credit facilities; and				
(j) value addition				
18. Manufacturing licence  (1) A person shall not manufacture or process a scheduled crop product for sale except under and in accordance with a licence issued under this Act.	s.18(1) Insert the following expression "and other applicable Acts including Special Economic Zones Act, 2015; Export Processing Zones Act, 1990 and Micro and Small Enterprises Act, 2012" immediately after the word "Act".			
The Fisheries Management and	Development Act, 2016			
(No. 35 of 2016)				
		COUNCIL OF GOVERNORS		
2. Interpretation	s.2 Delete the	The definition of the	4	
In this Act, unless the context otherwise requires—	definitions to the expressions "artisanal fishing vessel", "fishing", "fish product", "industrial fishing vessels" and "semi-industrial fishing vessel" and substitute therefor the	following words should be maintained; "artisanal fishing vessel" "industrial fishing vessels" and "semi-industrial fishing vessel"		
"artisanal fishing vessel" means any local fishing vessel, canoe or un-decked vessel with a length overall of not more than ten meters, which is motorised or not motorised by an outboard or inboard engine not exceeding forty horsepower, or powered by sails or paddles, but does not include decked or undecked semi-industrial fishing vessels or vessels used for recreational fishing;  "fishing" means—	following new definitions in proper alphabetical sequence-  "artisanal fishing" means small scale traditional fishing carried out for subsistence purposes in which the owner is directly involved in the day-to-day running of the enterprise and relatively small amounts of capital	The Bill does not give an alternative definition yet the words are used widely in the parent Act.		
(a) searching for or taking of	are used;			
fish; (b) the attempted searching	"fishing" means			
for or taking of fish; (c) engaging in any other activity which can reasonably be expected to	attempting, attracting, searching for, locating, catching, taking or harvesting or any			

	result in the locating or	activity which can			
		reasonably be			
	taking of fish,	expected to result in			
(d)	placing, searching for or	the attempting,	1		
1	recovering any fish	attracting, searching			
1	aggregating device or	for , locating,	}		
İ	associated equipment				
1	including radio beacons,	catching, taking or			
		harvesting of fish,			
(c)	any operation on Kenya	and includes the use	1		
	fishery water or on the	of an aircraft for any	1		
	high seas in support of or	of the			}
1	in preparation for any	aforementioned	1		
1	activity described in	activities, except for	İ		
i	paragraphs (a), (b), (c) or	flights in	1		
	(d),	emergencies			
1	, ,,	involving the health			
(1)	use of an aircraft	or safety of a crew	1		
	which is related to	member or the safety			
1	any activity	of the vessel, but			
1	described in	does not include	1		
	paragraphs (a), (b),	aquaculture or the			
1	(c) or (d), except	transportation of fish,			
1	for flights in	and			
	emergencies	aliu	1		j
1	involving the health			,	
1	or safety of a crew				
İ	member or the				
1	safety of a vessel,				
1	but does not		}		
1	include aquaculture	1			
	or the	i			
1	transportation of				
!	fish,				
	11311,				
}			1		
i	"fish product"	i			
1					
l	means any product				
	or part thereof				
}	(including oil)		1		
	obtained by fish	1	1		
	processing, and		ħ		
	intended for use as		ļ		
1	human food, animal	i	1		
	feed or raw	}			[
	material ingredient				
1	in the manufacture		1		1
ļ	of other				
	commodities of	1			
}	commercial or		]		
	ornamental value,				
	•				
į	"industrial fishing		1		
1	vessel"means a		1		
	decked fishing		}		
	vessel with an	"fish product" means			
	overall length of	any product or part			
		thereof (including			
1	twenty meters or	oil) obtained from	1		
	greater and with an	nature by fish			
	inboard engine,				}
1		processing, or as			
	"semi-industrial	products secreted by			
	fishing vessel"	fish and intended for			
1	ıncludes—	use as human food.			
	(a) a decked	animal feed or raw			
	fishing vessel	material ingredient in			1
	with an	the manufacture of			}
	overall length	other commodities of			
1	of not less	commercial or			
	than ten	ornamental value,			
		1			
L	meters and				<u>L</u>

not more than fifty GRT and not powered by an inboard engine; and (b) an undecked vessel with a length of not ten meters an more than tw meters with I fifty GRT an powered by e of at least for power;  58. Competent authority (1) The Ministry responsible for	s.58(2)	Delete the proposed amendment and maintain the section		
(1) The Ministry responsible for the Service shall be the competent authority responsible for the official control of the safety of fish, fish products and fish feed.  (2) The Cabinet Secretary shall establish a technical committee on Fish Quality and Safety.  (3) The functions of the Committee shall be to—  (a) monitor the production of fish products and fish feed with a view to assessing risks to humans;  (b) regulate fish handling, landing, transportation, processing and marketing;  (c) work in collaboration with other Government agencies in matters related to this section;  (d) carry out inspection of operational fishery enterprises for compliance with fish safety regulations issued by the Cabinet Secretary;  (e) lay down all procedures to be followed for compliance with provisions under paragraph (f);	Insert the expression "standing committee" immediately before the expression "technical committee".	maintain the section 58(1) of the Act.  2. amend section 58(2) to read as follows:  58 (2) The Cabinet Secretary shall establish a technical committee on Fish Quality and Safety which shall include representation from the County Governments.  The technical Committee is sufficient for the purposes of assessing fish quality and safety in the Country.  Further, under the Fourth Schedule of the Constitution fisheries is a devolved function and as such the County Governments who are the primary implementers should be represented in the		The state of the s
placing on the market of fish, fish products and fish feed;  (g) maintain a register of fishery enterprises approved by the competent authority.  (h) issue health certification of fish, fish products and fish feed subject to the consignment meeting set requirements;		technical Committee.		

(i) perform such other functions		Amend by deleting		
	}	the word "standing		
as may be necessary or expedient	1			
for food safety conditions of fish	1	Committee" and		
products in accordance with this	Ì	replace with		
Act		"Technical		
	i	Committee" to read as		
1	ļ	follows	İ	
	ì			
(4) The Cabinet Secretary may				
for the purposes of subsection			1	
(2) make regulations, and such	1	58(4) The Cabinet	1	
regulations shall regard to		Secretary may for the		
conduct of the affairs of the		purposes of subsection		
	i	(2) make regulations,		
standing committee.				
	!	and such regulations		
		shall regard to		
		conduct of the affairs		
,		of the technical		
		committee.		
	į			
1				
		The Council opines		
1		that the standing		
1		Committee being	]	
1	,	proposed will have no		
	,	role under the Act	}	
1		hence the technical		
		committee should be		
		maintained		
		mainiainea		
				1
	Delete and substitute			
	therefor the			
	following new			
	subsection -			
	Subsection -			
	(4) The Cabinet		1	
}	Secretary may, for			
1	purposes of			
	subsection (2), make			
	subsection (2). make			
	regulations with			
1	regard to the conduct			1
	of the affairs of the			
	standing committee		1	
	and the technical			
	committee.			
			1	
		<del></del>	4	
81. Registers of licences and				
authorizations				}
(1) The Director-General shall				
establish and maintain a national			1	
Cotabination and maintain a national			1	
register of licences and			1	
authorizations issued under this				
Act in accordance with such			1	1
requirements as may be	1			
prescribed or required by the			}	l
Minister	1		1	
(2) The register established under				
subsection (1) shall include—			1	
subsection (1) shall include—			1	
	1	I	L	l

(a) information on applications				
for licences and authorizations				
under this Act;				
(1) info				
(b) information on each licence and authorization issued,				
renewed, suspended or cancelled				
under this Act, including the				
activity, date and duration;				
3,		*		
(c) information on each licensed				
or authorized person;				
(d) information on the relevant				
vessel, facility, and/or licensed or authorized activity;				
attitionzed activity,				
(e) any record of non-compliance				
with the licence or authorization;				
, and the second second		Α		
(f) any record of action taken as a				
result of non-compliance;				
(g) the requirements of any				
relevant international				
conservation and management measures of an organization of	la la	*		
which Kenya is a member or			100	
cooperating non-member; and				
1.	*8	*	**	
(h) such other information that				
may be prescribed or required by				
the Director-General.				
(2)				
(3) The register established under subsection				
(1) shall contain information				
relating to fishing vessels				
licensed or authorized for				
fishing or fishing related				
activities—				
()-101				
(a) within areas under national				
jurisdiction; and				
(b) in areas beyond national				
jurisdiction.				
				1
(4) The Director-General shall, in				
respect of information contained				
in the register in accordance with				
subsection (2), provide access to				
such information on request by directly interested Government				
bodies, regional fishery bodies				
including regional fisheries				
management organizations,				
international organizations and	s.81(3) Delete			
foreign States or entities, taking	and substitute			
into account any applicable laws	therefor the			
regarding the confidentiality or release of such information.	following new			
release of such information.	subsection-			
(5) The Director-General shall				
ensure that the information on				1
each license and authorization in				
the database is sufficient for				

purposes of fisheries management and monitoric control and surveillance, as implement the international regional agreements to wh Kenya is party or cooperat non-party.  (6) The Director-General sensure that, where approprinformation is released frought database and communicate other States and regional and international organizations timely manner to ensure the discharge of the regional and international obligations of Kenya including as a flag sand as a member of region fisheries management organizations.  (7) Registration of a licence authorization in the national register shall not be considicence or authorization for purposes of this Act.  (8) A person may, upon particular of the considering information from the register shall not confidential information from the register information from the registe	subsection (1) shall contain information relating to fishing vessels licensed to engage in fishing or fishing-related activities in Kenya fishery waters and to Kenya fishery waters and to Kenya fishing vessels authorised to operate in areas beyond national jurisdiction.		
84. Licences and authoriza		,	
required  (1) valid and applicable livissued in accordance with 92(3) shall be required for- (a) using an industrial fishivessel for fishing or fishing related activities in the Kerfishery waters;  (b) using a semi-industrial fishing vessel for fishing or related activities in the Kerfishery waters;  (c) using an artisanal fishin vessel for commercial purple (d) commercial aquacultur (e) such other activity or activities within the scope Act for which a licence or authorization may be required the management measures applicable Fisheries Mana Plan adopted in accordance the requirements in this Activities.	expression "93(3)".  ing g Insert the following new paragraph immediately after paragraph (e) -  or nnya (f) ornamental fishing.  re; and of this ired by in an gement te with		
as may be prescribed from to time.			

(2) 71				
(2) The respective county governments shall be responsible for issuing licenses with respect to—	(2) Delete paragraph (b).	The section 84(2)(b) should be maintained as provided for under the Act.		
(a) using any vessel for recreational fishing in the Kenya fishery waters; and (b) operating a fish processing establishment within the respective county.		Under the Fourth Schedule of the Constitution, fisheries is a devolved function as such County Governments are responsible for issuance of licenses for operating a fish processing establishment within the respective county as provided for under Section 84(2)(b) of the		
		Act.		
(3) The Cabinet Secretary shall		1		
prescribe the standards for the registration of vessels and grant, renewal and revocation of licences by a county government under sub-section (2).				
,			`.	·.
(4) Each County Government may enact county specific legislation setting out the—	(4) Delete paragraph (g).	Maintain the section 84(4)(g) as provided for under the Act.		
(a) criteria for the registration of a vessel and issuance of a licence to an applicant for a licence under subsection (2);  (b) information required to be submitted by an applicant for registration or issuance of a licence;		Since the fisheries is a devolved function as per the Fourth Schedule of the Constitution, the is justiciability for the		
(c) process of determination of an application;		Bill to try and remove the mandate of appointment of inspectors or such other authorized	,	
(d) conditions for the issuance or renewal of a licence under this Act;		officers to carry out such inspections from the County Governments as		
(e) grounds for the rejection of an application or cancellation of a licence issued under this Act;		provided for under the Act.		
(f) process of application for the renewal of licences, de-registration of a vessel and revocation of a licence issued to an applicant by the county government; and				
(g) appointment of inspectors or such other authorised officers to carry out such inspections as the county executive committee member responsible for fisheries				

may consider necessary for the				
implementation of this Act.				
	(5) Insert the			
(5) A valid and applicable written authorization issued in	following new			
accordance with section 88 and	paragraph			
89 shall be required for—	immediately after paragraph (e)-			
(a) using a Kenyan fishing vessel	paragraph (c)			
in areas outside the Kenyan				
fishery waters;	(f) conducting			
(b) each transhipment, including	(f) conducting fishing operations for			
the transfer of fish from a fishing	educational			
vessel to a carrier vessel or a	purposes;		*	5
shore based facility for the purpose of export;				
purpose of expert,				
(c) using any vessel for marine	(g) the supply of			
scientific research or test fishing;	food in case of emergency.		_	
(d) using any foreign fishing			,	
vessel to enter a port in Kenya;				
and				
(e) deployment and maintenance				
of any fish aggregating device in				
the Kenya fishery waters.				
85. Subsistence exemption from	s.85(1) Delete	Amend the proposed		
licence requirements	and substitute therefor the	amendment to read as follows:		
(1) Any person fishing only for	following new	Tono vis.		
purposes of non-commercial	subsection -			
subsistence, intended to result in		85(1) A person		
consumption of the fish caught, shall be exempt from the		engaged in artisanal		
requirement for a licence but	(1) A person engaged	fishing shall be	-	
shall require to apply to the respective county government for	in artisanal fishing shall be exempted	exempted from the requirement for a		
registration.	from the requirement	licence but shall apply		
	for a licence but shall	to the respective		
(2) The Cabinet Secretary may by order published in the Gazette	require to be registered.	county government for registration.		
determine the quantity of fish	registered.			
which may be deemed to be fish				
for own consumption under subsection (1), and different		Regulation of		
quantities may be determined for		artisanal fishing is		
different areas of Kenya.		purely a County		
(3) Subsection (1) shall not apply		Mandate and as such the person who		
to a person employed by a		intends to engage in		
licensee, or, subject to section 23		such fishing shall apply to be registered		
of the Penal Code, to a company which is a licensee, in respect of		by the respective		
any act done by the person or		County Governments.		
company as such licensee.				
86. Grant, renewal and issuance	s.86(1) Place a			
of licences and authorizations	full-stop immediately			
(1) The Doord on the	after the word "discharged" and			
(1) The Board, on the recommendation of the Director-	delete the rest of the			
General may approve the grant or	subsection.			
renewal of licences or authorizations for any purpose				
authorizations for any purpose				2.1

'C 1' ' 07 0 ''				
specified in section 87 after all inspections, verifications and other pre-licensing requirements under this Act have been discharged and each licence or authorization shall be issued or renewed upon the written endorsement of the Cabinet Secretary.  (2) A licence or authorization shall not have legal force or effect unless it has been approved and endorsed as				
required in subsection (1).  (3) The Director-General shall, in approving or renewing a licence under subsection (1), act in accordance with the procedures required pursuant to this Act and such other transparent and accountable standards as may be determined and published.				
(4) The Director-General shall promptly issue such licences or authorizations when all required conditions under this Act have been met and the Cabinet Secretary has endorsed such licence or authorization.  (5) Where the Director-General declines to approve, issue or renew a licence or authorization, the Director-General shall state in writing reasons for the decision, and promptly transmit them to the applicant.	(3) Insert the words "or an authorised officer" immediately after the expression "an inspector".	No such provision	• • •	
88. Requirements for denial of licences and authorizations  (1) A licence or authorization shall not be approved, endorsed, issued or renewed where—  (a) a relevant vessel is not intended for use as a fishing vessel;  (b) a relevant vessel does not hold a valid and applicable registration, or holds more than one registration;  (c) a relevant vessel is not a Kenya vessel and does not have a valid and applicable authorization or licence from its flag State to fish in areas beyond national jurisdiction, including in Kenya fishery waters;	s.88(1) Delete the words "Kenyan fishery waters"			

(d) the issuance of a licence would be contrary to any applicable fisheries management plan or an aquaculture development plan;	appearing in paragraph (c).		
(e) the applicant for a commercial aquaculture licence has not undertaken an environmental impact assessment as required in respect of an aquaculture licence, or that such an assessment concludes that a licence should not be approved, endorsed, issued or renewed;			
(f) the species of fish that the applicant for a commercial aquaculture licence proposes to farm, the method of aquaculture that the applicant proposes to employ or the proposed site for aquaculture do not meet standards or requirements that may be prescribed or publicly notified for aquaculture;			
(g) within the previous six years, the applicant, or a vessel or person closely connected with the applicant in respect of activities falling within the scope of this Act, has been convicted of a serious offence pursuant to this Act or any international agreement and has not complied with a judgment or administrative determination unless, in respect of a vessel there has been a change of ownership of the vessel and there is no connection between the former owner(s) and the new owner(s), and the new owner(s) do not have a history of engaging in illegal, unreported or unregulated fishing;			
(h) the applicant, vessel, or associated person has been charged with an offence pursuant to this Act more than three times and has—			
(i) not submitted to judicial or administrative procedures; or,			
(ii) has submitted to judicial or administrative procedures but has not fully complied with the final decision or determination;	Insert the words "or any relevant	Wrong referencing.	
(i) the issuance of the licence or authorization would be	international conservation and	May be (i)	

	inconsistent with an international agreement to which Kenya is party;  (j) the operator of the fishing	management measures" immediately after the expression "international		
	vessel has not provided a performance bond if so required pursuant to section 134;	agreement" appearing in paragraph (g).		
	(k) the activity is likely to threaten the sustainability of a fishery resource;			
	(I) in the case of a foreign fishing vessel, an agent has not been appointed; or			
	(m) the vessel in respect of which the licence is sought has been included on a list of illegal, unreported and unregulated			
	fishing vessels established and maintained by a competent regional fishery body in accordance with its rules and	,	·	
	procedures.	*		
	(2) A licence or authorization shall not be approved, issued or renewed for any fishing vessel if		4	
	that vessel was previously licensed or authorized by a foreign State for fishing within or in areas beyond national			,
	jurisdiction and was convicted of a violation under national law or undermined the effectiveness of international conservation and			
	management measures, and, as a consequence—			
	(a) the foreign State suspended such licence or authorization because of illegal, unreported or unregulated fishing activities by the vessel, and the suspension			
	has not expired; or			
	(b) the foreign State within the last three years preceding the application for a licence under this Act withdrew such licence or authorization for illegal, unreported or unregulated fishing activities.			
	(3) The restriction in subsection (2) does not apply if the			
	ownership of the vessel has changed since the vessel undermined international conservation and management measures, and the new owner has provided sufficient evidence to the Director-General			
1	demonstrating that the previous owner or operator has no further			

legal, beneficial or financial interest in the vessel			
(4) For the purpose of subsection (1) (e) the term 'associated' shall include situations where the same legal or beneficial owner, or			
agent is shared			
,			
			-
	(2) Insert the following new paragraph immediately after paragraph (b) -		
	(c) no fishing licence shall be issued to a fishing vessel that has changed its flag		
	within the same fishing season; or		
	(d) a fishing vessel which is connected with any offence under this Act and which subsequently		
	changes its flag but retains the ownership		

	shall not be in t			
	shall not be issued with a licence as a fishing vessel.			
91. Preference for employment				
of citizens of Kenya  (1) Where commercial	·			
employment is foreseen in relation to the activity for which the licence or authorization is		· v		
sought, it shall be a condition of the licence or authorization is sought, it shall be a condition of				
the licence or authorization that citizens of Kenya possessing the necessary qualifications and		÷	5	1 5
experience shall be given preference for employment, and such employment shall be in accordance with the Employment Act, No. 1 of 2007.				
(2) A licensee shall not—				
(a) import unskilled labour; or				
(b) in any case use child labour,				
for the carrying out of any of its operations undertaken under the terms of the applicable licence or authorization.				
(3) Where the applicant for a licence or authorization is partly or wholly a foreign citizen or company, or where an applicable fisheries access agreement,				
arrangement, right, licence or authorization has been entered into pursuant to section 89 and 90, such applicant shall be required, to the extent possible and in such manner as the	s.91(2) Insert the following new subsection immediately after subsection (2) -			
Director-General may in consultation with the Cabinet Secretary approve, to contribute to the training and employment	(2A) A licensee shall not use forced labour			
of Kenya citizens taking into account the requirements of safety and the need to maintain acceptable standards of	and shall ensure that the fishing vessel is sufficiently and efficiently manned and under the			

efficiency in the conduct of the	constant supervision	t		
	of a competent	1	}	
operations		1	!	
	skipper.	1		
(4) A person who contravenes		!		,
(1) is person who contravenes		{		
subsection (2) or who does not				
fulfil requirements made by the				
Director-General under			:	
Director-General under				
subsection (3) commits an		Į.		
offence and shall be liable on			'	
		Į.		
conviction to a fine not				
exceeding three hundred		1		
thousand shillings		İ		
thousand smanigs				
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i .	Insert the following			
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	new subsection	]		
	ımmediately after	1		
	subsection (4) -	1		
	Subsection (4) -			
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	(5) The Cabinet			
	Secretary may make			
	Secretary may make			
	regulations to			
]	prescribe minimum	ļ		
	standards for crew			
			1	
	working on ships			
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		]		}
0.0	s 98(1) Delete	1	1	
98		ſ		
1	paragraph (h) and	1		
Conditions for fishing for	substitute therefor	1		
Collations for fishing for				
industrial or semi-industrial	the following new	-		
fishing vessel	paragraph -			
5 100001	. C F	1		!
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(1)		1		
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	(h) ensure that such	1		]
	percentage of crew	1		
	on the fishing inch	1		
Fishing licences issued for	on the fishing vessel,	1		
industrial or semi-industrial	as the Cabinet			
	Secretary may from	1		
fishing vessels for fishing or	deceeding may nom	1		
	time to time		<u> </u>	<u></u>
				·

fishing activities shall include the	prescribe, are			
following conditions—	citizens of Kenya.			
(a)				
the fishing vessel shall clearly display at all times such		v		
markings as may be prescribed				
and shall not change such markings without written				
permission from the Director- General;				
(b)				
the fishing vessel shall at all				,
times fly the flag of the State of which it is national;				
				,
(c)				
			,	,
the operator shall hold a valid registration in respect of the				i)
fishing vessel as may be required by the flag State or entity for that				,
type of vessel and issued by such flag State or entity;				
(d)				
the operator shall hold only one valid registration in respect of the				
fishing vessel and shall not at the same time hold more than one				
such registration;				
(e)				
the operator shall comply at all times with such requirements for				
trawling gear as may be prescribed;				
(f)				
the operator shall not carry on board the fishing vessel any				
fishing gear that has not been approved for fishing activities				
pursuant to the fishing licence or authorization;			,	
(g)				
the operator shall not carry				
firearms aboard unless				

authorized by the Director- General,			
(h)			
unless otherwise authorized by the Director-General, the operator shall ensure that at least forty five percent of the crew members on board each fishing vessel are citizens of Kenya;			
(i)			
the operator shall comply with all relevant provisions of national law relating to navigational standards, standards relating to work conditions on board fishing vessels and the safety of vessels at sca,			
(j)			
the operator shall comply with any direction given by the Director-General for inspection of the vessel prior to departing from the Kenya fishery waters; and	:		
(k)			
such other conditions that are required pursuant to this Act, or that may be required by Public Notice by the Cabinet Secretary by notice in the Gazette or as may be prescribed			
112	s.112(1) Insert the following expression		
Conditions for fish processing licence	"Special Economic  Zones Act 2015 and  Export Processing		
(1) Each licence to operate a fish processing establishment shall be subject to the following conditions in addition to any other conditions required pursuant to this Act—	Zones Act 1990" immediately after the word "Act" appearing in the opening statement		
(a) the fish processed shall not exceed the total amount permitted for that operation, including such limits on species and quantity as the respective county executive committee member responsible for fisheries may, in consultation with Director-General may set,	(a) Insert the following words "and Ministry responsible for industrialization" immediately after the expression "Director- General"		
(b)			

	:		
	`		
s.114(2) Insert the following new paragraph immediately after			
paragraph (q)-	*		
(r) the origin of fish or fish consignments.			
	following new paragraph immediately after paragraph (q)-  (r) the origin of fish	s.114(2) Insert the following new paragraph immediately after paragraph (q)-	s.114(2) Insert the following new paragraph immediately after paragraph (q)-

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required by the Director-General or the county executive committee member responsible for fisheries, as the case may be.			
(2)			
Information requested and records kept by an inspector in relation to fish marketing may include, inter alia, the following—			
(a)			
name of the seller;			
(b)			
name of the County,			
(c)			
name of the village the seller is from;			
(d)			
species of fish being sold,			
(c)			
number of fish being sold,			
(f)			
type of product being sold.			
(g)			
destination of the shipment;			
(h)			
name of the buyer,			
(i)			
date of salc,			
(J)			
date of shipment.			
(k)			
total weight of species being sold,			
(1)			
price per kilogram.			
(m)			
price of shipment,			

(n)				
means of transportation;				
(0)				
name of ship or plane;				
(p)				
number of flight or voyage; and				
(q)				
customs requirements.		-		
140.	s.140(1) Delete			
Powers of entry and search of authorized officers	subparagraph (a)(i) and substitute therefor the following new			
(1)	subparagraph -			
An authorized officer may, in the performance of his functions under this Act, without a warrant at any reasonable time—	(i) any Kenyan fishing vessel within or outside the			· ·
(a)	Kenyan fishery waters.			1
stop, enter, board, stay on board, examine and search any vessel, vehicle or aircraft, including—				
(i) any Kenya vessel outside the fisheries waters; and				
(ii) any other vessel to which this Act or any international agreement applies;				
(b)				
enter, examine and search any premises or place, other than premises used exclusively as a dwelling house, or which are part of or attached to a dwelling house, which the authorized officer reasonably suspects are used for activities falling within the scope of this Act and—				
(i) in or on which he has reason to suspect that evidence of an offence against this Act may be found; or				
(ii) which it is necessary or expedient to enter or search to ascertain whether this Act is being or has been complied with;				
(c)				
			1	

stop any person and examine any record, article, container, gear, apparatus, device, or fish in the possession of that person, and			
(d)			
pass across any land,			
and may examine and search any document, record, article, container, gear, equipment, apparatus, device, container, fish and contents of any kind found therein or thereon.			
201.	s 201(1) Delete paragraph (g).		
Board of Directors	paragraph (g).		
(1)			[
There shall be a Board of Directors of the Fish Marketing Authority which shall consists of— '			
(a)			
a chairperson appointed by the President,			
(b)			
the Principal Secretary of the Ministry for the time being responsible for matters relating to fisheries or his representative,			
(c)			
the Principal Secretary of the ministry for the time being responsible for matters relating to finance or his representative,			
(d)		:	
The Principal Secretary for the time being responsible for matters related to Trade and Industry,			
(e)			
The Principal Secretary in the ministry for the time being responsible for planning and economic development, or his representative;			
(f)			
one person, who has knowledge and experience in matters relating to fisheries, nominated by the Council of Governors,			

(-)	T	T		
(g)				
the Chief Executive Officer of the Fund;				
(h)				
the Chief Executive Officer of the Fish Marketing Authority, who shall be the secretary; and				
(i)				
four other members nominated or selected through a competitive process taking into consideration regional balance and gender parity and appointed by the Cabinet Secretary, of whom—				
(i) two shall be nominated by the registered national fisheries associations; and		,	*	
(ii) two shall be persons with knowledge or experience in				
matters relating to international fisheries, finance, business			3	:
administration, law, marketing or a related discipline.		5	`.	΄.
202.	s.202(2) Delete the			
Tenure of office and vacation of office	expression "t (1) (a) and (f) and substitute therefor the			
(1) A member of the Board of Directors appointed under section 201 (1) (a) and (f) shall hold office for a term of three years but shall be eligible for re-appointment for one further term of three years.	expression (i) (a), (f) and (h)".			
(2)				
A member of the Board of Directors, other than an ex officio member may, at any time, resign from office by giving notice, in writing, addressed to the appointing authority				
(3)				
A member of the Board of Directors, other than an exofficio member, who is absent from three consecutive meetings of the Board of Directors without sufficient cause shall cease to be a member of the Board of Directors.				
(4)				

Where a member of the Board of Directors is, for sufficient cause, unable to act as a member, the Cabinet Secretary shall determine whether the inability would result in the declaration of a vacancy				
(5)				
Where there is a vacancy—				
(a)				
under subsection (2) or (3) or section 35(2), or				
(b)				
as a result of declaration under subsection (4); or				
(c)		,		is
by reason of the death of a member,		·		
the Cabinet Secretary shall appoint another person in accordance with the provisions of section 201 (1) to fill that vacancy	:			
206.	s.206(1) Delete the expression "Fish		l	
Appointment of chief executive and other staff	Marketing Board" and substitute the			
(1) The Cabinet Secretary shall, in consultation with the Board of Directors and subject to subsection (2), through a competitive process, appoint a person to be the Chief Executive Officer of the Fish Marketing Board.	expression "Fish Marketing Authority"			
(2)				
A person shall not be qualified for appointment as the Chief Executive Officer under subsection (1) unless that person has an advanced degree in marketing, business administration or related discipline and has at least ten years' experience at a senior management level in matters relating to Fisheries, marketing or other related sector				
(3)				
The chief executive officer shall hold office for a term of three				

years and shall be eligible for reappointment for one further term.				
(4)				
The Board of Directors may appoint such officers and other staff as may be necessary for the proper and effective performance of the functions of the Fish Marketing Authority.				
207. Funds of the Fish Marketing Authority	s.207(1) Delete the introductory portion and substitute therefor the following words -			
(1) There shall be a general fund of the Fish Marketing Authority which shall yest in the Board of	"The funds of the			
Directors and into which shall be paid—	Authority shall consist of —"	v	e e	ü
(a)				9
monies appropriated by Parliament for the purposes of the Fish Marketing Authority;		7.	:	1
(b)				
monies that may accrue to or vest in the Fish Marketing Authority in the course of the performance of its functions under this Act or any other law and approved by Parliament;				
(c)				
monies provided to the Fish Marketing Authority from the Fund;				
(d)				
donations, grants and gifts made to the Fish Marketing Authority, and				
(e)				
monies from any other source approved by the Cabinet Secretary for the time being responsible for matters relating to finance.				

# **COMMITTEE'S OBSERVATIONS**

The Committee made the following observations;

1. The Dairy Industry Act (Cap.336)

The Bill proposes to amend the Dairy Industry Act to enlarge the definition of milk to include goat and camel milk. It also seeks to enhance penalties under the Act as well as allow for regulations on the standards, manner of installation and operation of milk dispensers.

The Committee agreed to the Ministry of Agriculture and Irrigation, as well as the Attonery Generals proposal that, Committee stage amendments are prepared to delete the provisions relating to the Dairy Industry Act.

The justification by the Ministry was that there was need for more consultation on the matters.

2. The Crops Act, 2013 (No. 16 of 2013)

The Bill seeks to amend the Crops Act, 2013 to provide for the benefit of value addition to agricultural produce in relation to export. Members agreed with the proposals contained in the Bill as published.

3. The Fisheries Management and Development Act, 2016 (No. 35 of 2016) The Bill proposes to amend the Fisheries Management and Development Act, 2016, to harmonize various definitions in the Act.

It also seeks to introduce a new provision which empowers the Cabinet Secretary to make Regulations with regard to the conduct of the affairs of the standing committee and the technical committee and to prescribe the minimum standards for crew working on fishing vessels. The bill sought to introduce new provisions to streamline the issue of liscencing for fisheries activities.

#### COMMITTEE'S RECOMMENDATIONS

The Committee having considered the Bill, made the following recommendations

#### 1. The Dairy Industry Act (Cap. 336)

Clause (3) The Committee proposes deletion.

Clause (19) The Committee proposes deletion.

Clause (20) The Committee proposes deletion.

Clause (31) The Committee proposes deletion.

Clause (33) The Committee proposes deletion.

#### 2. The Crops Act, 2013 (No. 16 of 2013)

The Committee agreed to the proposals contained in the Bill.

# 3. The Fisheries Management and Development Act, 2016 (No. 35 of 2016)

Clause 86.(3) The Committee Proposes deletion.

Clause 88.(1) The Committee Proposes the deletion of the words "including in" after national jurisdiction.

	Hansah
SIGNED	'\.\.\.\.\.\.\.\.\.\.\.\.\.\.\.\.
THE HON. HON. ADEN HAJI	I ALI, MP
CHAIRPERSON	
DEPARTMENTAL COMMIT	TEE ON AGRICULTURE AND LIVESTOCK