



REPUBLIC OF KENYA
MINISTRY OF WATER, SANITATION AND IRRIGATION
OFFICE OF THE CABINET SECRETARY

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Ref: WD/3/3/1395 Vol. IV (60)

17th August 2021

Mr. Michael Sialai, EBS
Clerk of the National Assembly
Parliament Buildings
P.O. BOX 41842 – 00100
NAIROBI

Dear *Mr. Sialai,*

RE: WATER SECTOR REGULATIONS

Pursuant to Section 142 of the Water Act 2016, the Ministry of Water, Sanitation and Irrigation has published three (3) pieces of legislation as follows: -

- (i) Water Services Regulations
- (ii) Water Resources Regulations
- (iii) Water Harvesting and Storage Regulations.

The regulations were prepared through public consultations and participation pursuant to sections 10, 18, 121, 201, 221 and 232 of the Constitution. The stakeholders involved included but not limited to Civil Society, Private Sector, Council of Governors, Communities, National Development Technical Committee and National Development Implementation Communication Cabinet Committee; these included Pre-Publication Scrutiny by the Senate and National Assembly Departmental Committees on Delegated Legislation.


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The purpose of this letter therefore is to forward two (2) sets of each of the published regulations including Regulatory Impact Statement and Explanatory Memorandum for tabling and debate in the National Assembly.

Yours *Sincerely*


Sicily K. Kariuki (Mrs) EGH
CABINET SECRETARY

Encls

Copy to: **Mr. Joseph W. Irungu, CBS**
Principal Secretary
Ministry of Water, Sanitation and Irrigation
NAIROBI

Republic of Kenya



Ministry of Water, Sanitation and Irrigation

Explanatory Memorandum

(pursuant to section 11(2) of the Statutory Instruments Act, No. 23 of 2013)

to

The Water Services Regulations, 2021 Legal Notice No. 168 of 2021

PART I

Name of the Statutory Instrument : Water Services Regulations, 2021

Name of the Parent Act: Water Act No. 43 of 2016

Enacted Pursuant to: Section 142 of the Water Act No. 43 of 2016

Name of the Ministry: Ministry of Water, Sanitation and Irrigation

Gazetted on: 12th August 2021

Tabled on: 17th August 2021

THE NATIONAL ASSEMBLY	
DATE: 19 AUG 2021	
TABLED BY:	WDM
CLERK-AT-THE-TABLE:	Benson / 1420/21

PART 2

1. The purpose of the Water Services Regulations, 2021

- a) The Water Services Regulations have been made to give effect to the mandate of the national government under the Constitution concerning policy and law making, and obligations to ensure the respect, protection and realization of the human right to water and sanitation.
- b) The regulations provide the required details and guidance for implementation of the provisions of the Water Act, No. 43 of 2020 which include implementation of national government, and county governments' functions on water and sanitation services.
- c) The regulations are made pursuant to section 142 of the Water Act, which empowers the Cabinet Secretary to make regulations with respect to any matter which by the Act is required or permitted to be prescribed, or which is necessary or expedient to be prescribed for the carrying out or giving effect to the Water Act.

2. The Legislative Context

- (i) The Water Act was enacted in 2016, and came into force on 21 April 2017, to replace the now repealed Water Act No. 8 of 2002. This 2016 law gave effect to various provisions of the Constitution of Kenya including human rights to water and reasonable standards of sanitation, the right to a clean and healthy environment, and the national, and, county governments concerning water supply and sanitation services.
- (ii) The Cabinet Secretary is empowered by section 142(1) to make the regulations for any matters that are permitted by the Water Act; and further, the statute in section 142(2), provides specific water services matters for which regulations are required, as follows-
 - a. delegation by the Water Services Regulatory Board or a licensee of their respective powers and functions;
 - b. the licensing of engineers and other persons offering professional services in respect of water resources or water services;
 - c. No.43
 - d. requirements in respect to bottled or mineral or mineral waters;
 - e. national public water works,
 - f. information to be made available to the public under the Act
 - g. requirements for the keeping of records and the furnishing of information to the Authority or the Board;
 - h. the transfer of functions, assets, liabilities and staff;
 - i. rain water harvesting and household water storage; or

- j. any saving, temporary or transitional provision in consequence of the repeal of the Water Act, 2002.
- (iii) Based on the Statutory power given under the Water Act, the Cabinet Secretary has published the Water Services Regulations 2020 which making provision for the implementation of the principal law through specified mechanisms and procedures, as follows:
- a. County government framework for water services provisions;
 - b. Establishment, operation, licensing and financing of water service providers;
 - c. Application for water services provision licences;
 - d. Regulation of effluent and wastewater disposal;
 - e. The setting and regulation of water services tariffs;
 - f. Regulation of water services providers, including powers of the regulator regarding clustering of water services providers;
 - g. The regulation of bulk water services providers, including their establishment, licensing, and the roles of counties, or joint authority or joint committee of counties and/or the national government;
 - h. The imposition and setting of various fees and levies stipulated under the Water Act;
 - i. The regulation and administration of certain water supply and infrastructure services including water sources, borehole construction within areas with a licensed water services provider; regulation of water vending;
 - j. Water quality and service standards for rural and underserved areas
 - k. The management of non-sewerage sanitation through septic tank sludge management
 - l. Regulating approvals and construction of works affecting infrastructure
 - m. Inspection, evaluation and monitoring by the regulator of the operations of licensees in water services
 - n. Obligation of the water services regulatory board to report to the Cabinet Secretary; and for water services providers to report to the regulatory board including responsibilities for record keeping
 - o. Establishment of a complaint's mechanisms by the regulatory board for stakeholders concerning water services
 - p. Provisions on the structure and mechanisms for consumer engagement;
 - q. Rule on compliance and enforcement action by the water services regulatory board; including powers of the board to delegate; and offences;
 - r. Revocation of the Water Services Regulation, 2012 previously enacted through Legal Notice 137 of the same year.

3. Policy Background

The promulgation of the Constitution in August 2010 marked the beginning of the policy review for the water sector. This was intended to fully align the policy and legal priorities of the water sector, in terms of the mandates of the national government, and the 47 county governments as stipulated in the Constitution. In terms of policy, the water sector is divided into three main sub-sectors: water resources management; water harvesting and storage. and water services. There is also various enabling sub-sector whose importance cuts across, including water financing; climate change; gender equity; roles of youth and children; interests and needs of persons with disabilities.

The current water policy is Sessional Paper No.1 of 1999 on National Policy on Water Resources Management and Development. This was enacted to inform the Water Act, No. 8 of 2002; and was surpassed by the Constitution. For this reason, the Ministry has developed a new National Water Policy, as a draft Sessional Paper which is currently undergoing scrutiny prior to approval by Cabinet. Subsequently, this will be submitted to Parliament for approval.

The draft Policy was developed in tandem with these regulations, rather than prior to enactment of the Water Act. For this reason, and in light of lessons and insights on gaps in the legislation from policy and regulations development, the Ministry has prepared a Draft Water Act (Amendment) Bill following advice from the Attorney General of Kenya. Some of the amendments resulting from the public consultations and regulations development including enhancing provisions relating to standardization county government structure for water services, provision of additional detail on the human right to water; and provisions relating to sanitation. Every effort has been made to ensure these regulations are in compliance with article 10 of the Constitution.

4. Public Consultations

Public and stakeholder consultations were held during the development of these regulations, as follows:

- a) A stakeholder exploratory and consultative meeting was held on 20th November 2018, which brought together staff from the MWS and from Water Sector Institutions (WSIs) namely the Water Services Regulatory Board (WASREB), Water Regulatory Authority (WRA), the Water Sector Trust Fund (WSTF), the National Water Harvesting and Storage Authority (NWHSA) and Water Services Boards (WSBs) prior to the development of these Water Services Regulations.

The aim of the consultative meeting was to gain preliminary insights into what were viewed by this group of stakeholders as prevailing issues or concerns to be addressed by this legislative reform process. Issues raised at this stakeholder consultation were factored in the drafting and development of the proposed Water Services Regulations 2019. The details of the consultations were provided in the attached Regulatory Impact Statement.

- b) A second consultation which focused on the technical requirements for developing the draft rules was held in Nairobi on 31st January – 1st February 2019. The aim of the consultation was to present a draft of the proposed Water Services Regulations 2019 to participants, obtain their feedback, and to address any issues or concerns raised by the stakeholders. The meeting participants included staff from the MWS and representative of technical and legal departments of Water Sector Institutions (WSIs) namely the Water Services Regulatory Board (WASREB), Water Regulatory Authority (WRA), the Water Sector Trust Fund (WSTF), the National Water Harvesting and Storage Authority (NWHSA) and Water Services Boards (WSBs).
- c) Public consultations were held on these regulations, and the regulatory impact statement on 25 March 2019 at the Kenyatta International Convention Centre in Nairobi. The purpose of these consultations was to present the draft regulations and the draft regulatory impact statement to members of the public. Important feedback was received and has informed and shaped the final regulations.
- d) On 18 December 2018, consultations were held with the Secretariat at the Council of Governors at the offices in Nairobi
- e) Regional public consultations forums were also held in Nakuru, Eldoret, Kisumu, Nyeri and Mombasa between 18 September and 18 December 2019 during which presentations were made to participants on the draft regulations, and the draft regulatory impact assessments. Important feedback was received and this informed provisions in the final regulations.
- f) On 28 March 2019, consultations were held with civil society organizations in Nairobi during which the draft regulations and the regulatory impact statement were presented and discussed. Important feedback was received and this informed provisions in the final regulations.
- g) On 29 March 2019, consultations were held with the private sector in Nairobi during which the draft regulations and the regulatory impact statement were presented and discussed. Important feedback was received and this informed provisions in the final regulations.
- h) On 30 - 31 May 2019, a stakeholder consultation workshop was held in Naivasha to review the advanced drafts of the regulations, with participants drawn from the water sector. Important feedback was received and this informed provisions in the final regulations.
- i) These regulations will, further, be subjected to the requisite scrutiny by Parliament in accordance with the Statutory Instruments Act.

5. Guidance

The Ministry of Water, Sanitation and Irrigation will commence dissemination and sensitization on the provisions of these regulations immediately. This is important in order to sensitize staff at the Ministry, and Water Sector Institutions, as well as county governments. An induction programme has already been developed and implemented for the provisions of the Water Act, and this sensitization will build on the gains made through that programme which has involved training of trainers from the public service to undertake the training. A programme for public dissemination and sensitization will be developed and implemented, taking into account these regulations impact the human rights to clean and adequate drinking water; reasonable standards of sanitation; consumer protection, among others.

6. Performance Monitoring and Evaluation

The Ministry of Water, Sanitation and Irrigation will implement a performance monitoring and evaluation programme for implementation of these regulations. This will be aligned with a mechanism put in place for implementation, monitoring and evaluation for the draft Water Policy that specifies the manner of implementation, responsible officers and the reporting requirements. Additionally, the Ministry will continue to link performance of obligations under these regulations and the Water Act to the performance contracting indicators agreed upon with its staff, and the State Corporations under it. Reporting requirements have been built into the regulations.

7. Ministry of Water and Sanitation & Irrigation contact person

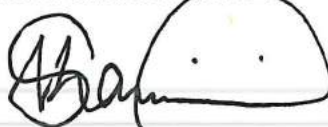
The Contact person at the Ministry of Water and Sanitation & Irrigation is the Cabinet Secretary Ms. Sicily K. Kariuki, or the Principal Secretary Mr Joseph Irungu.

Email communications may be addressed to:

- a) Office of the Cabinet Secretary: cswater625@gmail.com
- b) Office of the Principal Secretary: pswater631@gmail.com

With a copy to the Office of the Water Secretary: watersecretary2@gmail.com

SICILY K. KARIUKI



CABINET SECRETARY

MINISTRY OF WATER, SANITATION AND IRRIGATION

Dated this ____ day of _____ 2021

Republic of Kenya



Ministry of Water, Sanitation and Irrigation

Explanatory Memorandum

(pursuant to section 11(2) of the Statutory Instruments Act, No. 23 of 2013)

to

The Water Harvesting and Storage Regulations, 2021 Legal Notice No. 169 of 2021

PART I

Name of the Statutory Instrument:	Water Harvesting and Storage Regulations, 2021
Name of the Parent Act:	Water Act No. 43 of 2016
Enacted Pursuant to:	Section 142 of the Water Act No. 43 of 2016
Name of the Ministry:	Ministry of Water, Sanitation and Irrigation
Gazetted on:	12 th August 2021
Tabled on:	17 th August 2021

PART 2

1. The purpose of the Water Harvesting and Storage Regulations, 2021

- a) The Water Harvesting and Storage Regulations have been made to give effect to the mandate of the national government under the Constitution concerning policy and law making, and obligations including to enhance the protection and conservation of water catchments and ensure availability of ground and surface water for water supply through enhancement of harvesting and storage capacity.
- b) The regulations provide the required details and guidance for implementation of the provisions of the Water Act, No. 43 of 2016 which include implementation of national government, and county governments' functions such as harvesting and storage; and water for emergency drought interventions.
- c) The regulations are made pursuant to section 142 of the Water Act, which empowers the Cabinet Secretary to make regulations with respect to any matter which by the Act is required or permitted to be prescribed, or which is necessary or expedient to be prescribed for the carrying out or giving effect to the Water Act.

2. The Legislative Context

- a) The Water Act was enacted in 2016, and came into force on 21 April 2017, to replace the now repealed Water Act No. 8 of 2002. This 2016 law gave effect to various provisions of the Constitution of Kenya including protecting the right to a clean and healthy environment, sustainable management of water resources and the national, and, county governments concerning soil and water conservation. This includes water harvesting and storage in order to reduce pressure on freshwater resources; and make available adequate water for supply and sanitation.
- b) The Cabinet Secretary is empowered by section 142(1) to make the regulations for any matters that are permitted by the Water Act which concern the mandate of the National Water Harvesting and Storage Authority and other mandates and provisions relating to this water sub-sector.
- c) Further, the statute in section 142(2), provides relevant matters for which regulations are required, as follows-
 - a. abstraction of ground water and works therefore, including the licensing of borehole constructors;
 - b. construction, extension or improvement of dams and the licensing of persons carrying on business as dam contractors;

- c. the licensing of engineers and other persons offering professional services in respect of water resources or water services;
 - d. national public water works,
 - e. information to be made available to the public under the Act,
 - f. requirements for the keeping of records and the furnishing of information to the Water Resources Authority;
 - g. the transfer of functions, assets, liabilities and staff;
 - h. rain water harvesting and household water storage; or
 - i. any saving, temporary or transitional provision in consequence of the repeal of the Water Act, 2002
- d) Based on the Statutory power given under the Water Act, the Cabinet Secretary has published the Water Harvesting and Storage Regulations 2020 which making provision for the implementation of the principal law through specified mechanisms and procedures, as follows:
- (i) Classification of water storage dams and other waterworks; including classification of national public water works;
 - (ii) Definition of the minimum net freeboard and minimum spillway design for dams;
 - (iii) Development of waterworks, including prior right to water for storage;
 - (iv) Requirements for construction of waterworks;
 - (v) Prerequisites for dams including feasibility study, design by a qualified water sector professional; dam design report;
 - (vi) Dam construction progress report, dam completion reports;
 - (vii) Dam operation report including provisions for cessation or resumption of operations;
 - (viii) Procedures and conditions for release of water from storage dams and other waterworks;
 - (ix) Procedures and requirements for the maintenance and management of waterworks;
 - (x) Provisions concerning strategic water emergency interventions, including drought response plan; water supply and demand management; and improved system efficiency;
 - (xi) Provisions concerning climate change and flood mitigation;
 - (xii) Rules on water harvesting including water harvesting policy and strategy; roof-based rainwater harvesting; land-based rainwater harvesting; and storm water run-off.
 - (xiii) Licensing of qualified professionals and contractors with respect to dam waterworks;
 - (xiv) Provisions on offences, penalties and complaints mechanisms.

3. Policy Background

The promulgation of the Constitution in August 2010 marked the beginning of the policy review for the water sector. This was intended to fully align the policy and legal priorities of the water sector, in terms of the mandates of the national government, and the 47 county governments as stipulated in the Constitution. In terms of policy, the water sector is divided into three main sub-sectors: water resources management; water harvesting and storage, and water services. There is also various enabling sub-sector whose importance cuts across, including water financing; climate change; gender equity; roles of youth and children; interests and needs of persons with disabilities.

The current water policy is Sessional Paper No.1 of 1999 on National Policy on Water Resources Management and Development. This was enacted to inform the Water Act, No. 8 of 2002; and was surpassed by the Constitution. For this reason, the Ministry has developed a new National Water Policy, as a draft Sessional Paper which is currently undergoing scrutiny prior to approval by Cabinet. Subsequently, this will be submitted to Parliament for approval.

The draft Policy was developed in tandem with these regulations, rather than prior to enactment of the Water Act. For this reason, and in light of lessons and insights on gaps in the legislation from policy and regulations development, the Ministry has prepared a Draft Water Act (Amendment) Bill following advice from the Attorney General of Kenya. Every effort has been made to ensure these regulations are in compliance with article 10 of the Constitution.

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The aim of the consultative meeting was to gain preliminary insights into what were viewed by this group of stakeholders as prevailing issues or concerns to be addressed by this legislative reform process. Issues raised at this stakeholder consultation were factored in the drafting and development of the proposed Water Services Regulations 2019. The details of the consultations were provided in the attached Regulatory Impact Statement.

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- d) On 18 December 2018, consultations were held with the Secretariat at the Council of Governors at the offices in Nairobi
- e) Regional public consultations forums were also held in Nakuru, Eldoret, Kisumu, Nyeri and Mombasa between 18 September and 18 December 2019 during which presentations were made to participants on the draft regulations, and the draft regulatory impact assessments. Important feedback was received and this informed provisions in the final regulations.
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6. Performance Monitoring and Evaluation

The Ministry of Water and Sanitation & Irrigation will implement a performance monitoring and evaluation programme for implementation of these regulations. This will be aligned with a mechanism put in place for implementation, monitoring and evaluation for the draft Water Policy that specifies the manner of implementation, responsible officers and the reporting requirements. Additionally, the Ministry will continue to link performance of obligations under these regulations and the Water Act to the performance contracting indicators agreed upon with its staff, and the State Corporations under it. Reporting requirements have been built into the regulations.

7. Ministry of Water, Sanitation and Irrigation contact person

The Contact person at the Ministry of Water, Sanitation and Irrigation is the Cabinet Secretary Ms. Sicily K. Kariuki, or the Principal Secretary Mr Joseph Irungu.

Email communications may be addressed to:

- a) Office of the Cabinet Secretary: cswater625@gmail.com
- b) Office of the Principal Secretary: pswater631@gmail.com

With a copy to the Office of the Water Secretary: watersecretary2@gmail.com

SICILY K. KARIUKI



CABINET SECRETARY

MINISTRY OF WATER, SANITATION AND IRRIGATION

Dated this ____ day of _____ 2021

Republic of Kenya



Ministry of Water, Sanitation and Irrigation

Explanatory Memorandum

(pursuant to section 11(2) of the Statutory Instruments Act, No. 23 of 2013)

to

The Water Resources Regulations, 2021 Legal Notice No. 170 of 2021

PART I

Name of the Statutory Instrument:	Water Resources Regulations, 2021
Name of the Parent Act:	Water Act No. 43 of 2021
Enacted Pursuant to:	Section 142 of the Water Act No. 43 of 2016
Name of the Ministry:	Ministry of Water, Sanitation and Irrigation
Gazetted on:	12 th August 2021
Tabled on:	17 th August 2021

PART 2

1. The purpose of the Water Resources Regulations, 2021

- a) The Water Resources Regulations have been made to give effect to the mandate of the national government under the Constitution concerning policy and law making, and obligations including to ensure the protection and conservation of water catchments; prevention of pollution, regulating water abstraction, criteria for prioritization and allocation of water resources.
- b) The regulations provide the required details and guidance for implementation of the provisions of the Water Act, No. 43 of 2016 which include implementation of national government, and county governments' functions on soil and water conservation.
- c) The regulations are made pursuant to section 142 of the Water Act, which empowers the Cabinet Secretary to make regulations with respect to any matter which by the Act is required or permitted to be prescribed, or which is necessary or expedient to be prescribed for the carrying out or giving effect to the Water Act.

2. The Legislative Context

- a) The Water Act was enacted in 2016, and came into force on 21 April 2017, to replace the now repealed Water Act No. 8 of 2002. This 2016 law gave effect to various provisions of the Constitution of Kenya including protecting the right to a clean and healthy environment, sustainable management of water resources and the national, and, county governments concerning soil and water conservation.
- b) The Cabinet Secretary is empowered by section 142(1) to make the regulations for any matters that are permitted by the Water Act; and further, the statute in section 142(2), provides specific water resources matters for which regulations are required, as follows-
 - a. delegation by the Water Resources Authority or a licensee of their respective powers and functions;
 - b. abstraction of ground water and works therefore, including the licensing of borehole constructors;
 - c. construction, extension or improvement of dams and the licensing of persons carrying on business as dam contractors;
 - d. the licensing of engineers and other persons offering professional services in respect of water resources or water services;
 - e. national public water works,
 - f. information to be made available to the public under the Act,

- g. requirements for the keeping of records and the furnishing of information to the Water Resources Authority;
 - h. the transfer of functions, assets, liabilities and staff;
 - i. rain water harvesting and household water storage; or
 - j. any saving, temporary or transitional provision in consequence of the repeal of the Water Act, 2002.
- c) Based on the Statutory power given under the Water Act, the Cabinet Secretary has published the Water Resources Regulations 2020 which making provision for the implementation of the principal law through specified mechanisms and procedures, as follows:
- (i) Prescriptions on water use activities including requirements for a permit and categorization of water resource use applications;
 - (ii) Application for a water permit, or other required authorization for water use, including procedures; verification of existing permits; use of existing works for public interest; authorizations related to construction of works;
 - (iii) Application of water use permits for surface and groundwater;
 - (iv) Regulation of surface water, including surface water allocation plans and guidelines; declaration of a water course;
 - (v) Boundary of properties defined by a watercourse
 - (vi) Rules on the conservation of wetlands;
 - (vii) Requirement to obtain permit after land reclamation
 - (viii) Procedures and criteria for allocation of water for irrigation
 - (ix) Water works associated with fish movement for protection and control of fish
 - (x) Water resources data
 - (xi) Regulation and management of groundwater
 - (xii) Borehole and well test pumping, supervision of works; borehole or well completion record.
 - (xiii) Groundwater conservation, artificial ground water recharge
 - (xiv) Groundwater allocation guidelines
 - (xv) Water quality monitoring and waste disposal
 - (xvi) Control of water pollution, waste disposal control plan, water quality requirements;
 - (xvii) Effluent disposal records, spillage and water quality monitoring;
 - (xviii) Water quality, waste disposal and efficient discharge data;
 - (xix) Water quality sampling procedures
 - (xx) Pollution control enforcement
 - (xxi) Regulation of water works
 - (xxii) Regulation and oversight on dams of all categories
 - (xxiii) Dam classification, design and construction
 - (xxiv) Dam inspection and standards for enforcement

- (xxv) Dam construction progress report and statutory obligations.
- (xxvi) Conditions of authorization, permits and approved water uses, including compliance with EMCA, water resource inspectors, and register of water bodies;
- (xxvii) Conservation and management of riparian and catchment areas;
- (xxviii) Regulation and operations of Water Resource Users Associations;
- (xxix) Protected areas and groundwater conservation areas, including management rules;
- (xxx) Rules governing the reserve, including composition of the reserve, quantity of the reserve, and its protection;
- (xxxi) Licensing of water sector professionals;
- (xxxii) Licensing of water sector contractors
- (xxxiii) Recognized water laboratories
- (xxxiv) Compliance mechanisms
- (xxxv) General penalty for offences under the regulations

3. Policy Background

The promulgation of the Constitution in August 2020 marked the beginning of the policy review for the water sector. This was intended to fully align the policy and legal priorities of the water sector, in terms of the mandates of the national government, and the 47 county governments as stipulated in the Constitution. In terms of policy, the water sector is divided into three main sub-sectors: water resources management; water harvesting and storage. and water services. There is also various enabling sub-sector whose importance cuts across, including water financing; climate change; gender equity; roles of youth and children; interests and needs of persons with disabilities.

The current water policy is Sessional Paper No.1 of 1999 on National Policy on Water Resources Management and Development. This was enacted to inform the Water Act, No. 8 of 2002; and was surpassed by the Constitution. For this reason, the Ministry has developed a new National Water Policy, as a draft Sessional Paper which is currently undergoing scrutiny prior to approval by Cabinet. Subsequently, this will be submitted to Parliament for approval.

The draft Policy was developed in tandem with these regulations, rather than prior to enactment of the Water Act. For this reason, and in light of lessons and insights on gaps in the legislation from policy and regulations development, the Ministry has prepared a Draft Water Act (Amendment) Bill following advice from the Attorney General of Kenya. Some of the amendments resulting from the public consultations and regulations development including enhancing provisions relating to conservation of riparian land, pollution control, and procedures and processes for permitting; as well as offences. The role of county governments has also been provided for with clarity. Every effort has been made to ensure these regulations are in compliance with article 10 of the Constitution.

4. Public Consultations

Public and stakeholder consultations were held during the development of these regulations, as follows:

- a) A stakeholder exploratory and consultative meeting was held on 20th November 2018, which brought together staff from the MWS and from Water Sector Institutions (WSIs) namely the Water Services Regulatory Board (WASREB), Water Regulatory Authority (WRA), the Water Sector Trust Fund (WSTF), the National Water Harvesting and Storage Authority (NWHSA) and Water Services Boards (WSBs) prior to the development of these Water Services Regulations.

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- b) A second consultation which focused on the technical requirements for developing the draft rules was held in Nairobi on 31st January – 1st February 2019. The aim of the consultation was to present a draft of the proposed Water Services Regulations 2019 to participants, obtain their feedback, and to address any issues or concerns raised by the stakeholders. The meeting participants included staff from the MWS and representative of technical and legal departments of Water Sector Institutions (WSIs) namely the Water Services Regulatory Board (WASREB), Water Regulatory Authority (WRA), the Water Sector Trust Fund (WSTF), the National Water Harvesting and Storage Authority (NWHSA) and Water Services Boards (WSBs).
- c) Public consultations were held on these regulations, and the regulatory impact statement on 25 March 2019 at the Kenyatta International Convention Centre in Nairobi. The purpose of these consultations was to present the draft regulations and the draft regulatory impact statement to members of the public. Important feedback was received and has informed and shaped the final regulations.
- d) On 18 December 2018, consultations were held with the Secretariat at the Council of Governors at the offices in Nairobi
- e) Regional public consultations forums were also held in Nakuru, Eldoret, Kisumu, Nyeri and Mombasa between 18 September and 18 December 2019 during which presentations were made to participants on the draft regulations, and the draft regulatory impact assessments. Important feedback was received and this informed provisions in the final regulations.

- f) On 28 March 2019, consultations were held with civil society organizations in Nairobi during which the draft regulations and the regulatory impact statement were presented and discussed. Important feedback was received and this informed provisions in the final regulations.
- g) On 29 March 2019, consultations were held with the private sector in Nairobi during which the draft regulations and the regulatory impact statement were presented and discussed. Important feedback was received and this informed provisions in the final regulations.
- h) On 30 - 31 May 2019, a stakeholder consultation workshop was held in Naivasha to review the advanced drafts of the regulations, with participants drawn from the water sector. Important feedback was received and this informed provisions in the final regulations.
- i) These regulations will, further, be shall subjected to the requisite scrutiny by Parliament in accordance with the Statutory Instruments Act.

5. Guidance

The Ministry of Water and Sanitation & Irrigation will commence dissemination and sensitization on the provisions of these regulations immediately. This is important in order to sensitize staff at the Ministry, and Water Sector Institutions, as well as county governments. An induction programme has already been developed and implemented for the provisions of the Water Act, and this sensitization will build on the gains made through that programme which has involved training of trainers from the public service to undertake the training. A programme for public dissemination and sensitization will be developed and implemented, taking into account how these regulations impact the availability of renewal surface and groundwater resources; conservation of catchments, rivers and riparian land.

6. Performance Monitoring and Evaluation

The Ministry of Water and Sanitation & Irrigation will implement a performance monitoring and evaluation programme for implementation of these regulations. This will be aligned with a mechanism put in place for implementation, monitoring and evaluation for the draft Water Policy that specifies the manner of implementation, responsible officers and the reporting requirements. Additionally, the Ministry will continue to link performance of obligations under these regulations and the Water Act to the performance contracting indicators agreed upon with its staff, and the State Corporations under it. Reporting requirements have been built into the regulations.

7. Ministry of Water, Sanitation and Irrigation contact person

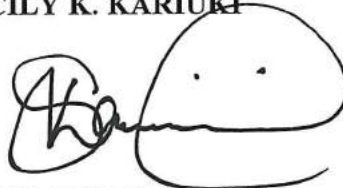
The Contact person at the Ministry of Water and Sanitation & Irrigation is the Cabinet Secretary Ms. Sicily K. Kariuki, or the Principal Secretary Mr Joseph Irungu.

Email communications may be addressed to:

- a) Office of the Cabinet Secretary: cswater625@gmail.com
- b) Office of the Principal Secretary: pswater631@gmail.com

With a copy to the Office of the Water Secretary: watersecretary2@gmail.com

SICILY K. KARIUKI



CABINET SECRETARY

MINISTRY OF WATER, SANITATION AND IRRIGATION

Dated this ____ day of _____ 2021

SPECIAL ISSUE

Kenya Gazette Supplement No. 153

LEGAL NOTICE No. 168

(Legislative Supplement No. 66)

THE WATER ACT BY:

(No. 43 of 2016)

IN EXERCISE of the powers conferred by section 142 of the Water Act, 2016, the Cabinet Secretary responsible for matters relating to water makes the following Regulations—

THE WATER SERVICES REGULATIONS, 2021

PART I—PRELIMINARY

1. These Regulations may be cited as the Water Services Regulations, 2021. Citation.

2. In these Regulations, unless the context otherwise requires— Interpretation.

“Act” means the Water Act;

“Authority” means the Water Resources Authority established under section 11 of the Act; No. 43 of 2016

“basic water services” refers to water services from an improved source that is within thirty minutes round trip collection time;

“bulk water” means supply of water in bulk by a licensee or a private entity to an agent or other licensees for purposes of resale or distribution to customers;

“Cabinet Secretary” means the Cabinet Secretary responsible for matters relating to water;

“contractor” means any person holding a water service installation licence issued under these Regulations to carry out any water service installation work either individually or as a body corporate or incorporated for voluntary, business, training or teaching purposes in the field either for gain or reward, or at no charge at all;

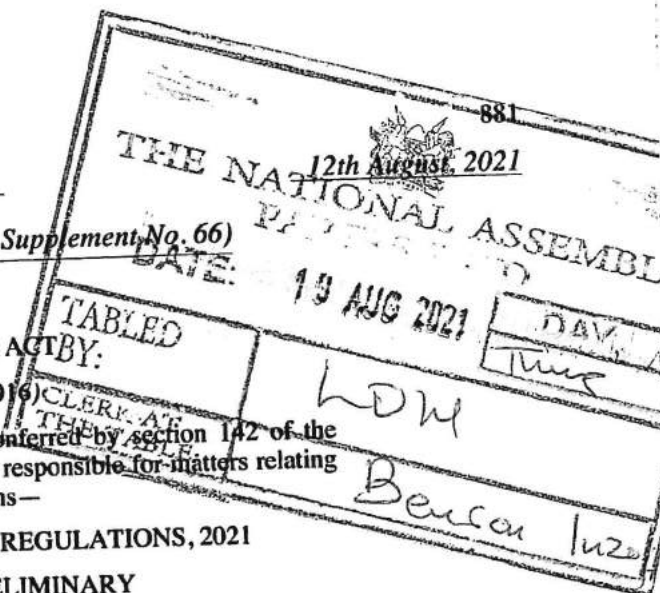
“county directorate” means the county directorate of water and sewerage services at the respective county government department;

“county government” means a county government established under the Constitution;

“county executive committee member” means the county executive committee member responsible for matters relating to water;

“cure notice” means a notice issued by the Regulatory Board, to a licensee or agent to correct or repair a breach, irregularity or illegality;

“customer” means a person who is the buyer or recipient and end user of water services;



"Director" means the Director of Water Services in the Ministry responsible for matters relating to water services;

"easement" has the meaning assigned to it under the Act;

"Fund" means the Water Sector Trust Fund established under section 113 of the Act;

"inspector" means any water service inspector appointed in accordance with regulation 99;

"licence" means a licence issued under the Act;

"licensee" means a water service provider licensed by the Regulatory Board under the Act;

"price indexation" means a methodology where the price charged for a service is allowed to change by the rate of inflation over the initial price with an adjustment factor (X) based on factors such as technological changes, need to finance development of infrastructure and need to adopt efficient working systems;

"Regulatory Board" means the Water Services Regulatory Board established under section 70 of the Act;

"sewerage services" means the development and management of infrastructure for transport, storage, treatment of waste water originating from centralized and decentralized systems but shall not include on-site sanitation facilities;

"tariff" means the fee that a water services provider may charge for its services;

"trade effluent" means any liquid, whether with or without suspended particles produced as a by-product in the course of any trade or industrial activity undertaken in premises other than domestic premises;

"variation" means any authorized amendment made to a valid licence issued under these Regulations;

"water action group" means a local community-based organization made up of citizens who have volunteered to address issues which affect consumers of water services;

"water services" means any services of or incidental to the supply or storage of water and disposal of waste water including by way of sewerage systems and systems and facilities for the treatment and or disposal of faecal sludge but does not include the provision of on-site sanitation;

"water services infrastructure" means networks, facilities, equipment, applications and assets for water production, transmission, distribution and waste water and faecal sludge disposal facilities, and in these Regulations the terms are used interchangeably;

"water service installation" means the pipes, machinery, apparatus, appliances, devices, material and equipment used or intended for use by a customer for receipt, distribution or use of water supply, consumption or sewerage and fecal sludge disposal systems;

“water service installation licence” means any document or instrument in writing granted under these Regulations to any person authorizing the carrying out of water service installation work;

“water service installation work” means the installation, alteration, or repair, wholly or partially, of a water service installation, but excludes work upon the system of a public water service supplier or other licensee carried out by such public water service supplier or servant of such public water service supplier acting on his behalf;

“water services provider” means an entity established in accordance with section 77 of the Act;

“Water Strategy” means the Integrated National Water Services Strategy formulated by the Cabinet Secretary in section 64 of the Act;

“Water Tribunal” means the Water Tribunal established under section 119 of the Act; and

“waterworks development agencies” means agencies established under section 65 of the Act.

3. These Regulations shall apply to the National Government, national government entities, county governments, county government entities and any other person providing water services in Kenya.

Application of the Regulations.

PART II— COUNTY GOVERNMENT FRAMEWORK FOR WATER SERVICES PROVISION

4. (1) Subject to the provisions of the Constitution and the Act, the county executive committee member shall be responsible for the development and provision of water and sewerage services within the county.

Powers and duties of county executive committee member.

(2) Without prejudice to the generality of the foregoing, the county executive committee member shall —

- (a) formulate and periodically review county policies, strategies and plans for the development and provision of water services;
- (b) on behalf of the county government put in place and maintain measures and arrangements to implement and give effect to the Constitution, national law and national standards on the provision of water and sewerage services;
- (c) coordinate and oversee the development and provision within the county of water and sewerage services;
- (d) mobilise financial and other resources for the development of county public waterworks for provision of water and sewerage services;
- (e) put in place measures to secure the achievement of universal access to basic water and sanitation services within the county within a defined timeframe; and
- (f) on a quarterly basis and from time to time as may be necessary, prepare and submit to the county assembly, a

report on the state of water and sewerage services in the county.

(3) In the performance of his functions and duties under the Act, the county executive committee member shall —

- (a) consult and coordinate with departments, agencies and entities of the National Government and county government whose functions affect the development and provision of water and sewerage services of the county;
- (b) consult with relevant stakeholders including non-governmental organisations, the private sector and consumer groups; and
- (c) be assisted by a director of water and sanitation services who shall be a technical officer in the county public service.

5. (1) In every five year period, and following public consultation the county executive committee member shall formulate a county water and sewerage services strategy.

County water and sewerage services strategy.

(2) The county water and sewerage services strategy shall be formulated in compliance with Article 10 of the Constitution and its objective shall be to fulfill the fundamental human right to clean and safe water in adequate quantities and the right to reasonable standards of sanitation.

(3) The county water and sewerage services strategy shall provide—

- (a) information on areas within the county where access to basic water and sewerage services is inadequate;
- (b) plans and measures for the development and continuous improvement of water and sewerage services within the county;
- (c) an investment programme and a timeframe for the development, expansion and improvement of water and sewerage services in the county;
- (d) pursuant to paragraph (c), the water and sewerage services penetration targets for the county, including the sub-counties, and propose specific measures through which to enhance realization of the targets;
- (e) institutional and financial arrangements and measures for the improvement of access to basic water services within the rural areas and underserved urban areas;
- (f) measures to facilitate the provision of water services in the entire county on a commercially viable and sustainable basis;
- (g) criteria and procedures for the provision by the county government of financial, technical and other assistance to county owned water service providers and community water service providers;
- (h) a plan and targets to reduce and manage levels of non-revenue water by county water service providers;

- (i) an investment programme and a timeframe to increase and sustain availability, supply and storage of bulk water; and
 - (j) the community water service providers within the county, and a strategy for monitoring the quality of water services provision.
- (4) In addition to the requirements set out in sub regulation (3), each county water and sewerage services strategy shall —
- (a) provide details of the number and location of persons not having access to a basic water supply and sewerage or sanitation, including details of the plan for intervention to rectify this; and
 - (b) identify a programme for development of water sources, including cross-county bulk water sources to secure availability for adequate water service provision, including an investment programme; and
 - (c) identify needs and set out an investment programme for the development and expansion of sewerage infrastructure.
- (5) The strategy shall be published in the Gazette after approval by the county executive committee.
- (6) The county water services strategy shall be reviewed periodically and in any case not later than every five years.
- (7) Every county public officer and every county organ shall give effect to the gazetted county water and sewerage services strategy in the discharge of duties under this Regulation.
- (8) Every water services provider, including private water services providers and community water services providers operating in the county shall take account of the county water services strategy when executing plans and programmes.
6. The county director of water and sanitation shall —
- (a) provide technical support and advice to the county executive committee member in the discharge of his or her functions;
 - (b) implement and give effect to the county water and sewerage services strategy;
 - (c) register water services providers operating within the county;
 - (d) subject to national legislation, formulate rules, standards and guidelines for the provision of water services within the county which are compliant with standards provided by the Regulatory Board;
 - (e) on the basis of a collaborative framework established between the county government and the Regulatory Board, enforce rules, guidelines and standards for the provision of water services within the county;
 - (f) gather and analyse information and disseminate data on water and sewerage services in the county;

County director of
water and sanitation.

- (g) maintain an inventory of the county public waterworks comprising assets, facilities and other infrastructure for the provision of water and sewerage services;
- (h) provide operational, technical, financial and other support to community water service providers operating within the county; and
- (i) on the basis of a collaborative framework established between the county government and the Regulatory Board, receive and address complaints regarding the provision of water services within the county.

7. (1) The county executive committee member shall, on an annual basis, with the technical assistance of the county director and in consultation with the Regulatory Board, undertake monitoring and evaluation of the performance of each water services provider to ascertain the extent of compliance with the county water services strategy and performance targets.

Annual Monitoring
and Evaluation by
County Executive.

(2) The county executive committee member shall, on the basis of recommendations of the monitoring and evaluation report, take appropriate remedial measures to ensure the continuous improvement of the standard and quality of water and sewerage services provided by water services providers operating in the county.

PART III— ESTABLISHMENT, OPERATION AND FINANCING OF WATER SERVICES PROVIDERS

8. (1) The county government may, pursuant to section 77 of the Act and by notice in the *Gazette*, or through incorporation of a limited liability company, establish one or more county entities as a water and sanitation services provider or providers as the case may be.

Establishment of
County Water and
Sewerage Service
Providers.

(2) A county water services provider established under this regulation shall be a body corporate with perpetual succession and a common seal and shall, in its corporate name, be capable of —

- (a) suing and being sued;
- (b) taking, purchasing or otherwise acquiring, holding, charging or disposing of moveable and immovable property;
- (c) borrowing money;
- (d) entering into contracts; and
- (e) doing or performing all other things or acts necessary for the proper discharge of its functions under this Act which may lawfully be done or performed by a body corporate.

(3) The county executive committee member shall, in consultation with the Regulatory Board, assign to each county water services provider established under this regulation a water supply area which covers the whole or a portion of the area of geographical jurisdiction of the county government.

(4) In determining the area of supply of a county water services provider, the county executive committee member shall take account of and give effect to the operation within the whole or part of the proposed supply area of community or private water services providers.

(5) In accordance with the transfer plan published by the Cabinet Secretary pursuant to section 152(4) of the Act, the county water services provider shall succeed to and assume the functions, assets, contracts, liabilities and staff of the water services board used for the provision of water services within the area of supply of the county water services provider and such transfer shall be completed not later than twelve months following the establishment of the county water services provider or such longer period as the Cabinet Secretary, in consultation with the county government, may approve.

(6) Where the assets for the provision of water services in part of the supply area of the county water services provider belong to a community water services provider, the county water services provider shall, in accordance with the guidelines issued by the Regulatory Board on provision of water services in rural and underserved areas, enter into an agreement with the community water services provider, the terms of which may provide —

- (a) for the county water services provider to take over responsibility for the provision of water services in the area of supply of the community water services provider and use or acquire the assets and facilities of the community water services provider on terms which may include the payment of lease fees or compensation for the assets;
- (b) that the community water services provider continues to provide water services as an agent or a sub-contractor of the county water services provider;
- (c) that the community water services provider may purchase water in bulk from the county water services provider;
- (d) for the provision of technical and capacity building support to the community water services provider by the county water services provider; and
- (e) other terms necessary to secure the efficient and cost effective provision of water services, consumer protection and accountability within the area supplied by the community water services provider.

9. (1) A county water and sewerage services provider established pursuant to section 77 of the Act shall be responsible for the provision of water and sewerage services, and for development and management of the related infrastructure and facilities, within its area of supply and for this purpose shall hold on behalf of the county government, county public waterworks.

Functions of the
County Water
Services Provider.

(2) A county water and sewerage services provider established under section 77 of the Act shall —

- (a) be a legal person and a corporate entity managed and accounted for as an independent or separate business enterprise;
- (b) have the exclusive right to provide water services within its area of supply;

- (c) provide or put in place arrangements to provide water services to all consumers in its area of supply who desire a water service and are willing to comply with conditions for the supply of water;
- (d) apply for, secure and maintain a licence issued by the Regulatory Board in order to undertake the provision of water services within its area of supply;
- (e) with the approval of the county executive committee member and the Regulatory Board, put in place measures, where necessary for purposes of the better performance of its functions, to contract out aspects of its functions to a private water or sanitation services provider, a community water services provider or another county entity which has the requisite capacity to provide water services.

10. (1) Each county water services provider shall have a board of directors comprising between seven and nine members which shall guide and direct the performance of its functions.

Governance of
Water Service
Providers.

(2) The rules and procedures governing the appointment, composition and qualifications of members of the board of directors of a county water services provider shall give effect to standards and guidelines set by the Regulatory Board but shall in any case not derogate from the following minimum standards —

- (a) the members of the board of directors shall have the minimum educational qualifications, professional experience and skills mix compliant with guidelines set by the Regulatory Board from time to time;
- (b) the board of directors shall have among its members, persons who represent different categories of consumer groups and other stakeholders in the area of supply of the water services provider;
- (c) the board of directors shall not have among its members a person who, at the time of nomination for appointment, is serving as an elected member of a county government, holds office in a political party or is a serving member of Parliament or of the county assembly;
- (d) the county government shall be represented on the board of directors by not more than two officials of the county government; and
- (e) the members of the board of directors other than public officers representing the county government on the board, shall be appointed following a process of open competition but the appointing authority shall ensure that not more than two thirds of the members are of the same gender.

(3) The term of the members of the board of the county water and sewerage services provider shall be three years renewable once which

term shall not be affected by the expiry of the term of office of the county government.

(4) The business and affairs of the boards shall be conducted in accordance with the First Schedule.

11. (1) A county water services provider shall employ a chief executive officer and other staff necessary for performing its functions as a licenced water services provider on terms and conditions of employment approved by its board of directors which terms and conditions shall comply with the water sector benchmark on personnel remuneration as set by the Regulatory Board in line with the guidelines issued by the Salaries and Remuneration Commission.

Staff of county water service providers.

(2) A person employed by a county water services provider shall be a public officer and subject to the laws governing the conduct of public officers.

(3) Without prejudice to sub regulation (1), a chief executive officer of a water services provider shall serve for a term of three years which may be renewed twice subject to satisfactory performance.

12. (1) The funds and assets of a county water services provider shall consist of —

Finances of county water service providers.

- (a) such monies as may be appropriated by the county assembly for the purposes of the county water services provider;
- (b) any monies or property which may in any manner accrue or vest in the county water services provider in the course of the exercise of its functions;
- (c) such monies as may become payable to the county water services provider by way of tariffs, fees and other charges in respect of services rendered by or through it; and
- (d) all monies from any other sources whatsoever donated, lent or granted to the county water services provider.

13. (1) Pursuant to regulation 12(1)(a), the county government may in appropriate cases provide financial assistance to enable a water services provider which satisfies the criteria stipulated in the county water services strategy meet a portion of its operation and maintenance costs.

County government financial support to the water services provider

(2) The county government may additionally set up a Dedicated Fund into which the county government and others may place funds for supporting the provision of water services to underserved areas.

(3) The Dedicated Fund may be available to a community water service provider that meets the criteria in rule 18.

(4) The rules governing the operation of the Dedicated Fund shall be prescribed by the County Executive Committee in consultation with the Regulatory Board.

14. (1) All funds of a county water services provider and all revenues arising from provision of water services by a county water services provider shall not form part of the general revenues of the county government but shall be retained by the water services provider for its purposes.

Ring fencing of
water revenues.

(2) Any excess of revenue over expenditure at the end of the financial year shall not be paid over to the county government but shall be retained by the county water services provider to be used for the improvement of water services within the area of supply of the county water services provider.

(3) Every water services provider shall establish and maintain a contingency fund into which it shall pay a portion of its revenues to be used to pay for emergency repairs and meet the costs arising from unforeseen occurrences which can disrupt the provision of water services.

(4) A water service provider shall not make payments out of its revenues to the county government or otherwise provide other financial support that is inconsistent with its core mandate of water services provision unless as provided in these Regulations.

15. (1) Not less than six months before commencement of each financial year, the board of a county water services provider shall cause to be prepared estimates of the revenue and expenditure for that year in line with the approved tariff.

Annual estimates of
revenues and
expenditures.

(2) The annual estimates shall make provision for all the estimated capital and recurrent expenditure of a county water services provider for the financial year concerned.

(3) The annual estimates shall also make provision for such amounts as are required to pay any portion of the principal or interest of loans or advances if any secured by or on behalf of the water services provider to finance the capital costs of developing and or rehabilitating infrastructure or facilities and or acquiring equipment and other assets for the provision of water services.

(4) The board shall submit the estimates to the county executive committee member for approval and inclusion in the annual budget of the county government.

(5) No expenditure shall be incurred for the purposes of a county water services provider except in accordance with the annual estimates approved as provided under these Regulations.

16. (1) The board of a county water services provider shall keep proper books of account of its income, expenditure, assets and liabilities.

Accounts and audits.

(2) Within three months after the end of each financial year the board of each county water services provider shall submit to the Auditor-General the accounts in respect of that year, together with —

- (a) a statement of the income and expenditure during that year;
- and

(b) a statement of the assets and liabilities as at the last day of that financial year.

(3) The annual accounts of a county water services provider shall be prepared, audited and reported upon in accordance with Article 226 and 229 of the Constitution and applicable national and county government legislation.

17. (1) Subject to compliance with the requirements of applicable national law a county water services provider may, in an appropriate case, engage in a public private partnership or other appropriate contractual arrangement for the development and operation of water services infrastructure or the provision of water, wastewater and fecal sludge disposal services.

Private sector participation.

(2) Any assets, facilities and infrastructure developed under a public private partnership to be used for the provision of water or sewerage services shall be deemed to be public property and upon the expiry or other termination of the public private partnership agreement, shall be vested in and be owned by the county government or county water services provider.

18. (1) For purposes of the register of water service providers maintained by the county directorate, each water services provider shall within twelve months of the coming into effect of these Regulations or in respect to water service providers established after the coming into effect of the Regulations, within twelve months of its establishment or such longer period as the executive committee member may allow, submit to the county directorate and to the Regulatory Board information on —

Information on water service providers.

- (a) the area it supplies water services;
- (b) the number and location of customers served;
- (c) an inventory of the facilities and infrastructure available for the provision of water services;
- (d) the particulars of its board of directors or management committee and staff including the technical qualifications of its staff;
- (e) the tariff and other fees it charges;
- (f) particulars of its liabilities;
- (g) the status of its application for a licence and, if licenced, a copy of the licence;
- (h) plans and programmes for the improvement of water services it provides; and
- (i) such other information as the Executive Committee member or the Regulatory Board may reasonably require.

(2) The water services provider shall by the end of June of each calendar year, notify the county director of water and sanitation services and the Regulatory Board of material changes to the information provided in the previous year and the county director and the Regulatory Board shall as soon as practicable thereafter, update the register.

(3) The register shall be posted on the website of the county and the Regulatory Board, and, additionally be open to inspection by members of the public at the offices of the county government and the Regulatory Board during normal working hours.

19. (1) The county executive committee member shall facilitate the development and operation of community or private water service providers in rural areas within which the county water service providers do not provide adequate water services.

Operation of
community water
projects

(2) Where following viability studies, it is recommended that community water service providers should form associations in order to achieve their objectives, the county executive committee member shall put in place the appropriate measures to facilitate such associations.

(3) For purposes of enhancing the efficiency and cost effectiveness of the water services provided by community water services, the county executive committee member may put in place measures to encourage community water service providers to consolidate and outsource to a common services provider, services including billing services, pump maintenance services and other similar services or engage the services of a contractor to provide professional management services.

(4) A community water services provider which takes steps to enhance efficiency and cost effectiveness through clustering, outsourcing of services or engagement of professional management services among other measures shall be eligible to financial, technical and other support from the county government prior to achieving financial viability.

PART IV—APPLICATION FOR LICENCE

20. (1) Within twelve months of the coming into force of these Regulations or such extended period as the Regulatory Board may allow, a person providing or intending to provide water services shall apply to the Regulatory Board for the issuance of a licence in accordance with section 74 of the Act.

Application for a
licence.

(2) A complete water services provision licence application shall comprise of —

- (a) a duly completed application form in the format developed by the Regulatory Board ;
- (b) a map of the proposed service area;
- (c) documents of incorporation of the water services provider including evidence that the board complies with sections 79 and 80 of the Act and these Regulations ;
- (d) a statement evidencing the applicant's administrative, technical and financial capacity to provide the services and perform the functions authorized by the licence;
- (e) a plan for the provision of efficient, affordable and sustainable water services including as appropriate details of planned infrastructure improvements;

- (f) the proposed tariff structure which may differentiate between different classes of consumers and different categories of water use, whether domestic, industrial, commercial, institutional, agricultural and others including a proposed tariff for the disposal of domestic wastewater and trade effluent;
- (g) a letter of support from the county government within whose area of jurisdiction the water services are to be provided;
- (h) required permits and authorisations including a business licence, water use permits, an environmental impact assessment licence where required, and county government planning permission for planned infrastructure projects where practicable;
- (i) evidence of stakeholder consultation; and
- (j) any other information as may be required by the Regulatory Board.

21. (1) The Regulatory Board in accordance with section 74 of the Act, shall invite the applicable county government to provide written submissions prior to making a determination on an application. Public consultation.

(2) The Regulatory Board or the county government may convene a meeting to discuss the views of the county government before or after the written submissions in sub regulation (1) are made.

(3) Where the Regulatory Board does not receive a written response from a county government, the Regulatory Board shall consequently request the county government to submit its views, make two reminders within three months and thereafter the Regulatory Board shall proceed to make a determination on the application.

(4) For purposes of sub regulation (3), any written communication to a county government shall be addressed to the county executive member with a copy to the county secretary and shall be delivered physically and a return on delivery received by the person making the delivery.

22. The Regulatory Board shall charge an application fee for the issuance of a licence in accordance with section 89 of the Act. Application fee.

23. (1) The Regulatory Board shall make a determination on an application for a licence within six months after the water service provider lodges a complete application. Determination of an application.

(2) The Regulatory Board shall prior to making a determination undertake public consultations with residents and stakeholders of the geographical area to be served by the applicant including at least one public meeting for oral submissions of views and invitation of written submissions.

(3) The Regulatory Board shall issue public notices for the public consultation and ensure that the notices are widely disseminated to residents and stakeholders through newspapers, radio, websites and other means of public dissemination.

(4) The Regulatory Board shall take into consideration any written submissions by any person objecting to the application.

(5) Upon conclusion of a public consultation exercise, and before making a determination on the application, the Regulatory Board shall provide feedback on how the submissions by the public, residents, stakeholders, county government, objectors and any other persons were taken into account in determining the application.

(6) Where the Regulatory Board does not determine the application within six months of receipt of the application, any fee charged by the Regulatory Board under section 86(3) of the Act shall be refunded to the applicant.

(7) Any applicant or person who objected to the application may, if aggrieved by the decision of the Regulatory Board, appeal to the Tribunal within thirty days of formal notification of the decision by the Regulatory Board.

24. (1) Any person opposed to the grant of a licence may object in writing to the Regulatory Board.

Objections to grant of a licence.

(2) The Regulatory Board shall notify the water service provider and the objector of its decision, and in the event of rejection of an application or objection, of the reasons for the decision.

25. A water service provider or objector may, if aggrieved by the decision of the Regulatory Board under regulation 24, appeal to the Water Tribunal within thirty days of the date of notification of the decision.

Appeals to the Water Tribunal.

26. The Regulatory Board may, upon consideration of an application for a licence, issue to the water service provider a licence in accordance with the Act.

Issuance of a licence.

27. (1) A licence issued by the Regulatory Board shall be valid for such period as set by the Regulatory Board not exceeding ten years.

Licence.

(2) The Regulatory Board may issue a licence to an applicant if it is satisfied that the applicant has —

- (a) a demarcated service area;
- (b) appropriate skills and capacities to provide the licenced services;
- (c) commitment from the county government and other financiers to support the costs of infrastructure development and network expansion as outlined in the licensee's business plan and, to the extent necessary, recurrent expenditure to attain sustainability;
- (d) possession of water permits from identified sources from the Authority and sewage discharge permits from the Authority and, as applicable, the National Environment Management Authority;
- (e) possession of infrastructure, networks and facilities for water production, treatment, transmission, storage and distribution and infrastructure for waste water and fecal sludge collection, storage, treatment and disposal or reuse;

- (f) an initial draft three year business plan showing resources of water, capital outlays, estimates of water to be sold and revenue projections to attain sustainability;
- (g) a tariff structure including a structure for the receipt into its system and disposal of waste water and domestic effluent which is compliant with standards set by the Regulatory Board;
- (h) a framework for engagement with community and other water service providers providing water services in the licensee's service area; and
- (i) the population to be served and growth projections as well as a strategy and a timeframe for achieving universal access to a sustainable water supply and sanitation service; and
- (j) met the commercial viability criteria set out by the Regulatory Board.

28. The Regulatory Board shall undertake a mid-term review of the licence and evaluate performance on all the conditions of the licence and the targets set and shall issue any orders and impose any conditions and targets to ensure efficient and economical supply of water in the licensee's area of supply.

Mid-term review of a licence.

29. A licence may be renewed upon expiry provided that the licensee shall have made a complete application for renewal of the licence at least six months before its expiry.

Renewal of licence.

30. Where a water service provider, without due cause, fails to submit a complete application for renewal of a licence on time, the Regulatory Board may place the licenced water services provider under a special regulatory regime.

Consequences of default for application for renewal.

31. (1) A licence issued by the Regulatory Board to a water service provider shall empower the licensee to —

Scope of a licence.

- (a) develop and maintain infrastructure and networks for the provision of water within its area;
- (b) develop and maintain infrastructure and networks for the safe reuse, recycling or disposal of waste water or fecal sludge within its area;
- (c) promote the use of recycled or treated wastewater for landscaping, construction and industrial use;
- (d) purchase, lease or acquire, premises, plant, equipment and facilities for provision of water services within its area of water service provision in the county;
- (e) purchase, lease or otherwise acquire land or request for its compulsory acquisition in accordance with section 110 of the Act and the Land Act;
- (f) collect from consumers the tariff approved by the Regulatory Board;

No. 6 of 2012

- (g) impose a charge for accepting into its sewerage system and treating wastewater from industrial and other trade premises within its supply area and where it provides desludging and or exhauster services, impose a charge for treating the fecal sludge and or wastewater.
 - (h) enter into agreements with any person, whether in the form of a public private partnership, sub-contract, agency or otherwise for the provision of the licenced services or a part of the services;
 - (i) undertake works which are necessary or required for the protection of or collection, conveyance or treatment of the water resources which the water service provider is authorised to abstract, impound or divert for the purposes of providing the licenced services;
 - (j) with the approval of the Regulatory Board, prohibit or restrict with respect to the whole or any part of the licensee's area of supply, the use of potable water for such purposes as the licensee may specify where, and during periods which, in the licensee's opinion there is a serious deficiency or threat of deficiency of water available for distribution and supply;
 - (k) approve, authorise, restrict or prohibit acts or omissions which pose a risk of damaging, destroying or compromising the integrity of the infrastructure, works or facilities used by the licensee for the provision of the licenced water or sewerage services;
 - (l) take appropriate enforcement action against persons who damage, destroy or compromise the integrity of infrastructure, works or facilities used by the licensee for the provision of the licenced water or sewerage services; and
 - (m) provide services which are necessary and incidental to the provision of the licenced water services.
- (2) The restrictions in paragraph (j) may include such uses of potable water as the Regulatory Board may approve including construction of buildings, road construction, commercial and industrial activities, landscaping or similar non-domestic uses.
- (3) A licence issued by the Regulatory Board to a water service provider shall not —
- (a) confer any rights of proprietorship over water services infrastructure; or
 - (b) be capable of being sold, leased, mortgaged, transferred, attached, assigned, demised or encumbered without the approval in writing of the Regulatory Board and the county government.
32. The Regulatory Board may require a water service provider to deposit a guarantee or other acceptable security for the purpose of securing payment of any expenses recoverable from the licensee, for or

Deposit of guarantee
or security.

towards the costs incurred in discharging the functions of the licensee in case of default.

33. (1) The Regulatory Board shall establish a comprehensive register of all the water service providers indicating —

Register of all water service providers.

- (a) the location and address of each water service provider;
- (b) in the case of a registered association, or public benefit organization, the nature of the association or organization and the particulars of its registration;
- (c) the conditions if any attached to the licence;
- (d) the daily yield of the source used by each water service provider;
- (e) the volume of water sold by each water service provider;
- (f) the quality of water sold by each water service provider;
- (g) the quality and quantity of effluent and or fecal sludge treated and or disposed of; and
- (h) the tariff charged by the water service provider.

(2) The register shall be a public document accessible for inspection at no charge and shall be publicized or posted on the website of the Regulatory Board and placed at such places as the Regulatory Board shall determine.

34. (1) On the basis of information provided by the water services provider, the Regulatory Board shall maintain and update on a biannual basis the following maps of each licensee's licence area —

Maps.

- (a) the service area map showing the licensee's network of the water and sewerage facilities;
- (b) a map showing the areas in which the licensee provides services through an agreement or other arrangement with a community or other water services provider; and
- (c) an un-serviced area map showing unserved areas.

(2) The maps shall be stored in digital and hard copy format and shall be available on the website of the Regulatory Board.

PART V—SYSTEMS AND STANDARDS FOR OPERATION OF WATER SERVICES

35. A water services provider shall be managed on a commercial basis and in accordance with sound business principles.

Operation of water services.

36. (1) A licenced water services provider shall implement —

Implementation of standards and systems.

- (a) a tariff which —
 - (i) in an urban area enables the water services provider to meet the capital and operation and maintenance costs of providing the licenced water services without recourse to public funds; and

- (ii) in a rural, low income urban or peri-urban area enables the water services provider to meet the operation and maintenance costs of providing the licenced water services without recourse to public funds.
- (b) a non-revenue water management system which is compliant with standards established by the Regulatory Board;
- (c) financial, commercial, management and administrative systems to enable it operate an efficient and cost effective water service;
- (d) a workplace occupational health and safety systems compliant with legal standards;
- (e) consumer satisfaction monitoring and customer complaints handling procedures and systems; and
- (f) legal compliance and compliance monitoring systems.

(2) Without prejudice to sub paragraphs (i) and (ii), a county government and the national government may provide financial support to ensure continuity of service provision in urban, peri-urban and rural areas.

37. (1) A water services provider shall establish, publicise and implement a schedule of water supply according to which it supplies water services.

Schedule of water supply.

(2) Where there is a planned interruption to the schedule, a water services provider shall notify customers who are likely to be affected by the interruption not less than twenty hours prior to the planned interruption and shall indicate the expected duration of the interruption.

(3) Where an unplanned interruption to water services occurs, the water services provider shall notify customers as soon as is reasonably practicable and not less than twelve hours after the discovery of the interruption and appraise customers on the progress made to address the cause of the interruption and the expected time or day of resumption of normal service.

(4) Where an interruption in services extends for a period longer than seven days, the water services provider shall take remedial measures to the extent practicable to provide consumers with a basic supply of water through bowzers and other mobile means.

(5) Where such interruptions arise from damage to pipes or other infrastructure by a contractor carrying out works, the contractor shall repair the damaged pipes or infrastructure within such time as the water service provider stipulates and pending the restoration of the water supply, the contractor shall meet the costs of providing an alternative water supply to the affected consumers.

38. A water service provider may, on any land belonging to it or on land over which it has acquired any easement or right, construct and maintain drains, sewers and other works for intercepting, treating or disposing of any foul water arising or flowing upon such land or otherwise preventing water belonging to the water service provider or which it is for the time being authorised to abstract, from being polluted.

Execution of works.

39. Prior to construction of any such works, the water services provider shall obtain consent of the Authority if the proposed work will affect or is likely to affect any water resource.

Consent for execution of works.

40. A water services provider, may, with the consent of the road authority or other state organ concerned and subject to such conditions as may be imposed by such authority or state organ, carry the drain, sewer or other work under, across or along any road or road reserve or public place, whether within or outside the area of water service of the licensee.

Approvals from state authorities.

41. (1) A licensee shall include a suitable programme as prescribed by the Regulatory Board for sampling the quality of potable water provided by it to its customers in its business plan.

Sampling programme.

(2) The water quality sampling programme shall specify the points at which potable water provided to customers will be sampled, the frequency of sampling and for which substances and determinants the water will be tested.

(3) A licensee shall compare the results obtained from the testing of the samples with standards as established or approved from time to time by the Kenya Bureau of Standards.

(4) Should the comparison of the results indicate that the water supplied poses a health risk the licensee shall inform the Regulatory Board and the local officer in charge of public health and it shall also take steps to inform customers —

- (a) that the quality of water it supplies poses a health risk;
- (b) of the reasons of the health risk;
- (c) of any precautions to be taken by customers; and
- (d) of the time frame, if any, within which it may be expected that water of a safe quality will be provided; and
- (e) that sampling records shall be kept for a period of not less than three years and the same shall be available on request by any customer.

(5) A licensee who does not comply with this rule commits an offence and is liable on conviction to such penalties as are prescribed in these Regulations.

PART VI—EFFLUENT AND WASTEWATER DISPOSAL

42. A licenced water services provider shall provide, operate and maintain in each urban area, township, market or trading centre or other locality with a concentration of population exceeding such numbers as the Regulatory Board may from time to time determine, following consultation with the county government, determine systems of effluent, wastewater and faecal sludge management, treatment and disposal which are compliant with standards set by the Regulatory Board.

Effluent and wastewater disposal systems.

43. (1) A licenced water service provider shall, within two years of the issue of its licence, or such extended period as the Regulatory Board may approve, formulate and submit to the Regulatory Board and the county government a plan for the progressive improvement of

Effluent and wastewater disposal plan.

infrastructure and systems for effluent, faecal sludge and wastewater treatment and disposal in its area of service.

(2) The plan shall propose a time frame for the development of the infrastructure, a budget and a resource mobilisation plan.

(3) The plan shall also provide measures and procedures for private persons or community groups to establish, operate and charge a fee for the use of effluent or faecal sludge treatment plants established as a private or community enterprise under a contract with the licensee.

44. (1) A person, other than a person discharging wastewater from premises used solely for residential purposes, who intends to discharge effluent or other wastewater from commercial, industrial, institutional or other premises shall obtain consent from the licenced water services provider to discharge any trade effluent into the sewers of the licensee.

Control of trade
effluent

(2) An application for consent under sub-rule (1) shall state —

- (a) the nature and composition of the trade effluent;
- (b) the maximum quantity of the effluent which it proposes to discharge on any one day;
- (c) the highest rate at which it is proposed to discharge the effluent; and
- (d) any other information required by the licensee.

(3) The consent of the licenced water services provider to discharge trade effluent into its wastewater management system shall be subject to conditions including —

- (a) a condition requiring the applicant to subject the effluent to pre-treatment in accordance with standards imposed by the Regulatory Board before discharge;
- (b) the payment to the water services provider of an effluent discharge fee based on the tariff structure approved by the Regulatory Board;
- (c) a requirement that any tap or point of access through which effluent or non-potable water can be accessed shall be clearly marked with a durable notice and signs indicating that effluent or the non-potable water is a public health risk; and
- (d) any other requirements to be met to protect the integrity and sound operation of the wastewater management system.

(4) A licensee shall only be obliged to accept the quality and quantity of trade effluent of any other substance into a sewerage system that the sewerage treatment plant of that system is capable of purifying or treating to ensure that any discharge to the ambient environment complies with any standards prescribed by the Authority and or the National Environmental Management Authority as the case may be.

(5) For purposes of exercising its mandate to receive effluent into its sewerage system, a licensee may inspect pre-treatment facilities handling trade effluents.

(6) Any person who contravenes the provisions of this regulation commits an offence and shall be subject to penalties under the Act.

(7) A person aggrieved by the decision of the licensee on an application under this regulation, may within thirty days of the decision appeal to the Water Tribunal.

PART VI—TARIFFS

45. (1) A licenced water service provider shall implement the tariff approved and gazetted by the Regulatory Board for the prescribed period.

Implementation of
tariffs by water
service provider.

(2) A licenced water service provider shall be required to lodge a tariff review application not less than six months prior to expiry of the current tariff.

(3) The Regulatory Board shall send written notification to each licenced water service provider, not less than nine months prior to expiry of the current tariff including a copy to the respective County Executive Committee member.

46. (1) Not less than six months before the expiry of the regular tariff, the water services provider shall make an application to the Regulatory Board for a regular tariff review.

Application for
regular tariff review.

(2) The application shall follow the format stipulated by the Regulatory Board and shall attach the water services provider's —

- (a) status report of the water services using the reporting format provided by the Regulatory Board;
- (b) three year business plan detailing the applicant's customer base, growth projections and infrastructure development programme;
- (c) proposed tariff supported by the findings of a tariff study whose report shall also be attached;
- (d) report of stakeholder consultations undertaken on the proposed tariff; and

any other information it considers relevant to the application.

(3) The Regulatory Board shall consider the application and take into account —

- (a) the cost effectiveness of the water service;
- (b) the optimality of the water service by reference to relevant national and international benchmarks;
- (c) affordability of the proposed tariff, including proposals on cushioning consumers who, on account of poverty, cannot afford the proposed tariff;
- (d) willingness to pay by consumers;
- (e) the views of the county government;
- (f) the feedback from stakeholder consultations; and

(g) any other relevant considerations.

(4) Before determining the application, the Regulatory Board shall, undertake consultations with the respective county government, the public and the residents and stakeholders within the area within which the licensee operates.

(5) The Regulatory Board may approve the proposed tariff either as proposed or with amendments or conditions and upon approval, shall issue a notice in the Gazette setting a date from which the new tariff will apply.

(6) The Regulatory Board shall undertake tariff implementation reviews during the life of a tariff.

47. (1) At any time before the regular tariff review, a water services provider may, for good cause shown to the Regulatory Board, apply for an extraordinary tariff review.

Extraordinary tariff review.

(2) An application for an extraordinary tariff review shall, in addition to meeting the requirements for a regular tariff review, satisfy the Regulatory Board that, due to a change in circumstances which could not have been foreseen during the last regular tariff review or for some other justifiable reason, a tariff review is necessary to ensure a sustainable water service.

(3) An extraordinary tariff review, shall if approved by the Regulatory Board, be gazetted and apply only until the end of the regular tariff period.

48. (1) The Regulatory Board may, at the request of the water services provider as part of the regular tariff review, and for good cause shown, permit the water services provider to implement price indexation by reference to the officially published annual inflation index.

Tariff adjustment.

(2) Permission to implement price indexation may only be granted if has been subjected to stakeholder consultation and, if granted, shall be gazetted and apply only until the end of the tariff period.

(3) The Regulatory Board's decision on a tariff application may be appealed to the Water Tribunal by the water services provider, a consumer within the area of the water services provider or any other person likely to be affected by the decision.

PART VIII—CLUSTERING

49. (1) The Regulatory Board may, for purposes of securing a commercially viable water service, require two or more water service providers to cluster for purposes of provision of the licenced water services.

Clustering of water service providers.

(2) Clustering shall be undertaken in accordance with the requirements of these Regulations and shall additionally comply with clustering guidelines issued from time to time by the Regulatory Board.

50. A proposal for clustering may be initiated by a water service provider or two or more water service providers acting jointly, the county government, the Regulatory Board, a consumer group or

Proposal for clustering water services providers.

consumer groups acting jointly, or a stakeholder group within the area of supply of the water services to be clustered through a letter to the County Government within whose area of jurisdiction at least one of the water services providers to be clustered operates.

51. As soon as practicable following receipt of the proposal to undertake clustering the county executive committee member shall, following public consultation, prepare a feasibility study on the proposal which shall address —

Feasibility study and report.

- (a) the financial, technical, operational, socio-economic, environmental, legal and other relevant implications of the proposed clustering;
- (b) the type of clustering that is appropriate in the circumstances;
- (c) the financial support if any required of the county government to bridge funding gaps if any of the clustering;
- (d) the clustering process including milestones and benchmarks;
- (e) an awareness programme;
- (f) the governance arrangements under the new clustered service provider;
- (g) transitional arrangements; and
- (h) other relevant considerations.

52. (1) If, on the basis of the recommendations of the report of the feasibility study, the proposal to undertake clustering is approved by the county executive committee and the Regulatory Board, the clustering process shall be overseen by a joint committee comprising members of the board of directors of the water service providers participating in the clustering and three other persons appointed by the county executive committee member on the basis of their knowledge and experience of the water sector.

Operationalization of clustering.

(2) The joint committee shall continue as a transitional mechanism and upon conclusion of the clustering process and appointment of the new Board of Directors, shall stand dissolved.

(3) Where the clustering involves a merger or a takeover of a licenced water services provider which is a corporate entity, upon conclusion of the clustering exercise, the water services provider ceasing to exist shall be dissolved by a resolution of an annual general meeting or extraordinary general meeting and compliance with the requirements under the Companies Act and other applicable laws.

No. 17 of 2015

53. (1) A water services provider providing water services as a clustered service shall, within one year of the conclusion of the clustering exercise, apply for a new service provision area licence and a new tariff in accordance with the procedure for applying for a licence and tariff review under regulation 20 and 45.

Application for a new service provision area licence and new tariff.

(2) If satisfied that the applicant meets the licensing requirements under section 86 of the Act and regulation 20 the Regulatory Board may issue the licence:

Provided that where the applicant has not met the licensing requirements under section 86 of the Act and regulation 20, the Regulatory Board may issue the applicant with a provisional licence conditional on the applicant satisfying any outstanding requirements within a defined timeframe not exceeding two years.

54. (1) In this Part “clustering” means a formal arrangement between two or more licenced water service providers involving the — Clustering and commercial viability.

- (a) merger of two or more water service providers;
- (b) a takeover of one water service provider of another water service provider;
- (c) the joint provision of water services;
- (d) the transfer of the whole or part a water service from one licensee to another;
- (e) a variation in the area of supply of two or more licensees;
- (f) provision by a water services provider of water services in the whole or part of the area of supply of another;
- (g) an extension by a county water services provider of its services to rural or underserved areas of the county;
- (h) or other similar arrangement.

(2) Where clustering involves the provision of water services in more than one county by a water services provider, the proposal to undertake clustering shall require the approval of the county executive committees of both or all counties within whose area of jurisdiction the water services are to be provided.

(3) “Commercial viability” means, in respect to an urban water service, the ability to meet capital and operation and maintenance costs out of the water revenue and, in respect to a rural water service or a water service serving a low income urban area, the ability to meet operation and maintenance costs out of the water revenue year on year taking account of the input costs of providing the licenced service, the extent of non-revenue water, the consumer base, the efficiency of the service, applicable national and international benchmarks for sustainable water service and other relevant considerations.

PART IX—BULK WATER SUPPLY

55. (1) Bulk water supply services which are primarily intended to supply water in bulk to a water services provider in a county or counties other than the county in which the bulk water abstraction works are located shall be undertaken by waterworks development agencies established under section 65 of the Act. Bulk water supply services by waterworks development agencies.

(2) In accordance with the transfer plan published by the Cabinet Secretary pursuant to section 152(4) of the Act, waterworks development agencies shall succeed to and assume the functions, assets, contracts, liabilities and staff of the water services board used for the provision of cross-county bulk water supply within the area of jurisdiction of the waterworks development agency and such transfer

shall be completed not later than twelve months following the establishment of the waterworks development agency or such longer period as the Cabinet Secretary, in consultation with the county governments within whose area of jurisdiction the cross- county bulk water services are to be provided, may approve.

56. A licenced water services provider may establish works for bulk water supply where the works originate and terminate in the county in which the bulk water is to be supplied or the capital costs of developing a cross-county bulk water supply infrastructure and facilities are provided entirely out of the budget of the county government or of the water services provider developing the bulk water supply infrastructure.

Establishment of
works for bulk water
supply.

57. (1) A person desiring to supply water in bulk or operating an existing bulk water supply system shall make an application to the Regulatory Board for a bulk water supply licence.

Application for bulk
water supply licence.

(2) A separate application shall be made for each bulk water supply system.

(3) A complete bulk water supply application shall be accompanied by, in respect to the proposed bulk water supply —

- (a) a feasibility study;
- (b) a business plan;
- (c) a proposed framework for the collaborative management of the bulk water works comprising a committee of representatives of the county governments within whose area of jurisdiction the bulk water works are to be located and, where appropriate, the national government;
- (d) where the county governments concerned have by a resolution of the county assemblies, agreed to assume responsibility for the payment of the liabilities associated with the bulk waterworks, an extract of the resolution duly certified by the clerk to the county assembly and a draft agreement for the handover of the ownership of the bulk water works to a joint authority established or to be established by the county governments within whose area of jurisdiction the bulk water works are to be located;
- (e) required permits and authorisations including a water use abstraction permit, an environmental impact assessment licence, physical planning permission and other applicable authorisations;
- (f) a proposed bulk water supply tariff;
- (g) a draft bulk water supply agreement with the water services providers to be supplied in bulk drawn on the basis that the capital and operational costs of the bulk water supply shall be met out of the revenues of the bulk water service without resort to public funds;
- (h) where resort to public funds is necessary in order to provide the bulk water service, evidence of the commitment of the

county or national government as appropriate to offset part or the whole of the capital and or operational costs out of public funds;

- (i) evidence of stakeholder consultations including the feedback of the county governments within whose area of jurisdiction the bulk water works are to be developed; and
- (j) any other information relevant to the application.

58. (1) Following the receipt of the application under regulation 57, the Regulatory Board shall undertake public consultation in respect to the application.

Public consultation on application for bulk water supply licence.

(2) In determining the application, the Regulatory Board shall provide feedback indicating how it has taken account of and addressed the representations made by stakeholders during the public consultations.

59. (1) Within six months of receiving a complete application for a bulk water supply licence, the Regulatory Board shall determine the application and may approve, approve with conditions or reject the application.

Determination of application for bulk water supply licence.

(2) The licence shall specify the bulk tariff which shall be subject to indexation, regular review and extraordinary review according to a schedule and on terms and conditions stipulated by the Regulatory Board.

60. The application for a licence under this Part may also be made by a Joint Authority or Joint Committee established within the scope and meaning of Article 189 of the Constitution.

Application by Joint Authority or Joint Committee.

61. The decision of the Regulatory Board on a bulk water supply application shall be subject to appeal to the Water Tribunal.

Appeal to the Water Tribunal.

PART X—FEES AND LEVIES

62. (1) A licensee shall pay to the Regulatory Board, as the case may be, on issue of the licence and at prescribed intervals thereafter, such licence fees as the Regulatory Board may, following consultation with the Cabinet Secretary, determine.

Annual regulatory fee.

(2) The licence fee shall be determined by reference to a schedule of fees published in the Gazette from time to time by the Regulatory Board.

63. (1) Pursuant to section 109 of the Act, the Regulatory Board may impose a sewerage services levy on all water services within the area of a licensee at a rate to be determined and gazetted from time to time following approval of tariffs.

Sewerage services levy.

(2) The sewerage services levy shall be used to cover part of the capital costs of developing waste water and faecal sludge management, treatment and disposal infrastructure within the area of supply of the water services provider.

(3) The water service provider shall maintain a separate account for funds collected from the sewerage services levy which shall be

administered in accordance with Fund Administration Rules issued from time to time by the Regulatory Board.

64. (1) Pursuant to section 117(2) of the Act, the Cabinet Secretary shall impose a levy of 3% of the monthly water consumption bill of each consumer as a water consumption levy to come into effect on a date to be notified by the Cabinet Secretary in the Gazette and which shall be payable into a Fund maintained by the Water Sector Trust Fund.

Water consumption levy.

(2) The proceeds of the water consumption levy shall be used in accordance with the objects of the Fund under section 114 of the Act and on the basis of funding principles and criteria formulated by the Water Sector Trust Fund in consultation with the Cabinet Secretary and county governments.

(3) The Cabinet Secretary may, from time to time, following public consultation, review the water consumption levy in sub regulation (1) and notify any change through a notice published in the Gazette.

65. (1) The levy imposed under section 117(2) of the Act shall be collected by licenced water service providers and maintained in a separate bank account established for the purpose.

Levies bank account.

(2) A licenced water service provider shall keep books of account and other books and records in relation to its water consumption levy bank account and submit an annual audit of such books and records to the Regulatory Board.

66. The Regulatory Board shall have the right to inspect the records of the sales of water services by a licenced water services provider to verify that the account in regulation 65(2) is operated in accordance with the requirements of these Regulations and guidelines issued by the Regulatory Board from time to time.

Inspection of sales records.

67. Rules and guidelines for operating the water consumption levy bank account shall require that within fifteen days of the end of each month, a water services provider shall remit to the Water Sector Trust all of the monies collected as a water services consumption levy.

Operation of levies bank account.

68. A licenced water services provider shall charge an administration fee of not more than 0.1% of the proceeds of the water consumption levy to cover the costs of collecting and administering the levy.

Administration fee.

69. (1) Notwithstanding regulation 65, the Regulatory Board may, taking account of a licenced water services provider's cash flow situation, from time to time grant to a licenced water services provider leeway to make payment on different instalment terms, provided that this shall not result in the water services provider defaulting on its payment within a financial year.

Failure to remit levies.

(2) Where, despite the leeway provided by the Regulatory Board under sub regulation (1), the water services provider fails to remit the water consumption levy, the Regulatory Board shall submit the non-compliance as a grievance to the Water Tribunal for determination.

PART XI—ADMINISTRATION OF CERTAIN WATER SUPPLY
AND INFRASTRUCTURE SERVICES

70. (1) A licenced water services provider shall ensure the availability and development of sources of water for abstraction as necessary to enable it supply adequate quantities and quality of water to consumers.

Availability and
development of
water sources.

(2) A licenced water services provider shall apply for and secure an abstraction permit from the Water Resources Authority, access rights, easements and source development agreements as may be necessary to enable it obtain such raw water as it requires for the performance of its functions.

(3) A licenced water services provider that has been issued an abstraction permit by the Authority shall pay such water use charges to the Authority as required under the applicable Water Resources Regulations.

(4) Where the water services provider does not have access to adequate sources of raw water for supply to consumers within its area of supply it shall, with the approval of the Regulatory Board, make arrangements for the purchase of water in bulk.

71. (1) A water services provider desiring access for purposes of performing the licenced functions may acquire easements in accordance with the Third Schedule of the Act.

Easements, access
rights, property
rights etc.

(2) A water services provider which acquires easements, access rights or property rights over land on or over which its facilities and infrastructure is constructed shall ensure that it has obtained and registered the property or access rights in its name and have in its custody the relevant title documents.

(3) A water services provider shall take steps to obtain and maintain in its records "as built" drawings of its facilities and infrastructure, geo-referenced maps and plans and other relevant documents which show the location and layout of the water infrastructure.

(4) Where the access rights to point water sources are enjoyed by community members on traditional or other non-statutory basis, the water services provider shall take steps to document the nature and extent of the access rights.

72. (1) A water services provider within whose area of supply a borehole is to be drilled shall be entitled to be consulted on the permit application and to issue a "no-objection."

Borehole
construction within
supply area.

(2) In considering its "no-objection", a water services provider shall take account its ability to provide the water services in respect to which the application for the borehole has been made and, if it reasonably believes that it can provide the required water services within a period not exceeding one year, shall decline the request for a "no-objection."

(3) A water services provider shall maintain an inventory of small scale service providers including boreholes constructed within its exclusive area of supply and if within a period of one year of construction of a borehole the water service provider is able to provide water services to the owner of the borehole it shall require the owner of the borehole to discontinue the use of the borehole, with a notice period of one year, and to take supply of water from the water services provider.

(4) Where a water services provider wishes to take water from the borehole for supply to its customers, it shall enter into a contract with the owner of the borehole for the purchase of water from the owner of the borehole.

(5) Any dispute between the owner of the borehole and the water services provider over a "no-objection" or the use of the borehole by the water services provider for the provision of water to the water service provider's customers shall in the first instance be submitted to the county director of water and sanitation for an amicable resolution and, if not resolved, be submitted to the Water Tribunal for determination.

(6) For purposes of exercising its mandate to supply water services within its area of supply, within three months of the coming into effect of these Regulations, owners or operators of boreholes in the supply area of each water service provider, whether private or public persons, shall submit to the Authority, the county government and the county water service provider, a copy of the permit or other authorization of the borehole, information on the use to which the water of the borehole is put and the number of households or establishments served by the borehole.

73. (1) A licenced water services provider, following consultation with the county government and stakeholders, shall formulate rules compliant with water vending guidelines issued by the Regulatory Board, for regulating, within the area of supply of the water services provider, water vending through kiosks or mobile means including water tankers.

Regulation of water vending.

(2) Rules made by the water services provider shall require water vendors, among other things, to —

- (a) acquire a permit from the water services provider;
- (b) source water for vending only from approved sources;
- (c) charge rates approved by the water services provider which are compliant with guidelines issued by the Regulatory Board;
- (d) operate vending kiosks or water tankers at approved locations; and
- (e) file annual reports according to a reporting format approved by the water services provider.

(3) A water services provider shall put in place measures to ensure that its staff members do not operate water vending businesses within its area of supply.

74. (1) Where there exists within the area of supply of water service provider a source of supply of water other than that supplied by the water services provider which, in the opinion of the water for drinking and domestic purposes, the licensee may, in collaboration with the Authority and the public health officer, order such source of supply to be closed and shall by order, compel user such water to take a supply from the water services provides.

Closure of unsafe supplies of water.

(2) A person who disobeys an order of the water services provider given under this regulation commits an offence and is liable to prescribed penalties and the water services provider shall be entitled to close the source of supply either temporarily or permanently until remedial measures are implemented.

75. (1) A water services provider shall ensure that water services in rural areas and underserved areas which are supplied by community water service providers or private water service providers under an arrangement with the county water services provider meet water quality and service quality standards set by the Regulatory Board for rural and underserved areas.

Water quality and service standards for rural and underserved areas.

(2) Where a community service provider or small scale private water services provider is unable to meet the set water quality or service standards and such failure poses a public health risk, the water services provider with the approval of the Regulatory Board and the County Executive Committee member may require the community water services provider or private water services provider as the case may be to cease further supply and the licenced water services provider shall henceforth assume responsibility for the provision of water services in the area.

76. (1) As soon as is reasonably practicable after being licensed, a licenced water services provider shall make rules governing the receipt of septic tank sludge into the sewerage system or faecal sludge treatment and disposal facility operated by or under a contract with the water services provider.

Septic tank sludge management.

(2) Rules made by water services providers shall —

- (a) require that persons providing exhauster services within the area of supply of a water services provider register with the water services provider using a form of registration to be provided by the water services provider;
- (b) require that the water services provider maintain a database of exhauster services within its area of supply including information on the persons providing exhauster services including their names or the names of their businesses, contact details and physical locations, particulars of the motor vehicles and other facilities used to provide the exhauster services and the areas of operation of the exhauster services;

- (c) impose fees for the use of the sewerage system or faecal sludge treatment and disposal facility of the water services provider to dispose of septic tank sludge;
- (d) require persons operating exhauster services to comply with standards set by the water services provider for the acceptance of septic tank sludge into its sewerage or faecal sludge treatment and disposal system.

(3) In order to facilitate the operation of exhauster services, a licenced water services provider shall provide and maintain discharge points for exhausters which meet standards set by the Regulatory Board.

(4) Where it is of the opinion that there is inadequate provision in its area of supply for the management and exhaustion of septic tank sludge a county water service provider may, with the consent of the Regulatory Board and the county executive committee member establish and operate an exhauster service in its area of supply.

PART XII—APPROVALS AND CONSTRUCTION OF WORKS AFFECTING INFRASTRUCTURE, ETC

77. (1) No person shall be qualified to plan, design and operate water services infrastructure unless he holds, or works under a person who holds, a valid licence issued by the Cabinet Secretary as a qualified water sector professional and is in good standing from the Engineers Board of Kenya.

Requirement to
obtain water sector
professional or
contractor licence.

(2) No person shall be eligible to work as a contractor unless he is licenced by the Cabinet Secretary in the appropriate category of contractor for the works to be undertaken.

(3) No person shall be eligible to provide services as a water sector professional unless he holds a valid licence as a qualified water sector professional issued by the Cabinet Secretary and he possesses the requisite skills to work as a water sector professional.

(4) Any person who lays, fits or connects any pipes, trunks, mains, fittings, equipment, appliances or other connections to the water reticulation or sewerage system belonging to a licensee without the requisite authorization issued under these Regulations commits an offence and is liable on conviction to the penalties prescribed in section 147 of the Act.

(5) Any person whether an owner or occupier of premises or otherwise, who permits an unlicensed person to lay, fit or connect any pipe, trunk, mains or other connections to the existing water reticulation or sewerage system belonging to a licensee commits an offence and is liable on conviction to the penalties prescribed in section 147 of the Act.

78. The Cabinet Secretary, on the recommendation of the Technical Advisory Committee established under the applicable water resources regulations and the Regulatory Board, may —

Issuance, variation,
suspension or
cancellation of water
sector professional
or contractor licence.

- (a) issue, vary, suspend or cancel licences of water sector professionals or contractors in the water services sector in accordance with the applicable regulations;

- (b) inquire into and resolve complaints made against licenced water sector professionals and contractors.

79. (1) A person who intends to undertake construction works which may affect water and sewerage infrastructure operated by a water services provider, shall apply for the approval of the water services provider on terms and conditions set by the water services provider, which may include the payment of a fee.

Approval of
construction works.

(2) A person who undertakes works under this regulation without the approval of the water services provider commits an offence and is liable on conviction to the penalties prescribed under section 147 of the Act.

(3) Where damage is caused to infrastructure belonging to or used by the water services provider through construction works, the person responsible for the construction works shall, in addition to any other prescribed penalties, be liable to a surcharge of the full cost of repairs or replacement and it shall not be a defence to any action taken against the person responsible, whether civil or criminal, that the water services provider had approved the works.

(4) The provisions of this regulation shall apply equally to public entities undertaking construction works as they do to private contractors undertaking works for private persons or under a contract with public bodies.

80. (1) Where a developer of property intends to undertake plumbing, sewerage and related works for connection of private property to the mains operated by a water services provider —

Certification of
property
development works
connecting to water
mains.

- (a) the developer shall present the plans for such plumbing and sewerage works to the water services provider for inspection and approval, prior to commencement of construction; and
- (b) upon completion of the works, the water services provider shall inspect the works and if the works comply with the approved plans, certify the works as approved for connection to the mains.

(2) A developer who fails to comply with this regulation commits an offence and is liable on conviction to the penalties prescribed under section 147 of the Act.

81. (1) No person shall cause a water fitting or sanitation fitting to communicate with any pipe, cistern or other receptacle or works used, or capable of being used, for the conveyance or reception of water or effluent other than water supplied by a licensee or its agents.

Allowing of new
water or sanitation
fitting.

(2) No newly laid pipe or other water fitting shall, in the course of installation or alteration by any person other than a licensee, be covered until such pipe or water fitting has been examined and approved by the water services provider or other person authorized by him.

(3) No pipe or other water fitting shall be connected with a main, and no additional water fittings, except taps replacing old taps, shall be connected with existing water fittings, until they have been

inspected by the water services provider or his agent and a certificate of approval given by him.

(4) The licensee shall ensure and enforce the regulations of installation work in the licenced area as a condition of the licence.

PART XIII—INSPECTION, EVALUATION AND MONITORING

82. (1) A licenced water services provider shall establish and maintain an inspectorate service with adequate resources and staff. Inspectorate service.

(2) An inspector employed by the water services provider may enter any premises to which it provides water or sewerage services in order to inspect and monitor —

- (a) the distribution system;
- (b) the water metre;
- (c) water storage systems;
- (d) the sewerage system;
- (e) such other elements of the water and sewerage services as it may deem appropriate.

(3) An inspection may only be undertaken between the hours of 8 am and 6 pm except in an emergency.

(4) A water services provider shall communicate to its customers the recommended methods and procedures of verifying the identity of inspectors seeking entry into premises and maintain at all times a customer help line to which customers may telephone to verify any information provided to them by the inspector.

(5) Where the water and sewerage services provider has knowledge of, or suspects the illegal or unauthorized access to, and use of its water or sewerage services in any premises, it shall apply to the appropriate court for a warrant to enter and search the premises.

(6) Nothing in this sub-rule shall prevent a water services provider from disconnecting and terminating the water services from a point outside the premises in question.

(7) Notwithstanding sub regulation (1), a county water service provider may utilize inspectorate services operated by the respective county government provided that suitable arrangements are made to dedicate and train inspectors on matters relevant to water services, and this arrangement is approved by the Regulatory Board as being satisfactory.

83. (1) A licenced water services provider shall, at such intervals as the Regulatory Board may require, submit reports to the Regulatory Board using such reporting formats as the Regulatory Board may stipulate, on the nature and condition of its waterworks, facilities, installations and systems to enable the Regulatory Board ascertain the extent of compliance with prescribed standards.

Reporting by
licenced water
service providers.

(2) The Regulatory Board shall additionally put in place arrangements for collaboration with county governments and other

regulatory agencies with a statutory mandate to inspect, approve and or certify constructions, works and buildings.

(3) An inspection of, or approval or certificate issued to, a licenced water services provider by a county government or regulatory body pursuant to a collaborative arrangement with the Regulatory Board shall be sufficient evidence of compliance by the licenced water services provider with the standards prescribed by the Regulatory Board unless the Regulatory Board, for good cause, determines otherwise.

PART XIV – REPORTING AND RECORD KEEPING

84. (1) The Regulatory Board shall prepare an annual report of its work and activities within three months after the end of the each financial year.

Annual Reports by the Regulatory Board.

(2) The Regulatory Board shall publish and publicise the annual report in sub regulation (1).

85. (1) The Regulatory Board shall maintain a national database and geo-referenced information system on water services.

National database and georeferenced information system.

(2) For purposes of sub regulation (1), each water services provider shall maintain equipment, accurate records and accounts relating to all aspects of its operations as shall be prescribed in the licence.

86. (1) Each water services provider shall, using a format provided by the Regulatory Board, submit to the Regulatory Board annual reports showing the status of –

Annual reports by water service provider.

- (a) the water service;
- (b) network expansion and rehabilitation;
- (c) commercial and business growth;
- (d) progress towards financial sustainability and viability; and
- (e) any other information specified by the Regulatory Board in its format of reporting.

(2) If required by the Regulatory Board, licenced water service providers shall additionally submit to the Regulatory Board quarterly reports on the status of its compliance with the terms and conditions of the licence using a format provided by the Regulatory Board.

(3) Each licensee shall submit to the Regulatory Board an audited financial report within six months of the end of the financial year.

87. Each licensee shall provide information to the public on its plans and operations in the form, substance and frequency determined by the Regulatory Board.

Public reporting and transparency.

88. (1) Any person requiring water service data maintained in the national monitoring and georeferenced information system on water services maintained by the Regulatory Board shall make an application in a standard form as may be prescribed.

Obtaining water service data.

(2) The applicant shall pay a prescribed fee to be published in the *Gazette* for the data, unless the Regulatory Board is satisfied that the data is to be used for research or non-commercial purposes.

(3) Data provided by the Regulatory Board to an applicant shall not be transferred to a third party and the Regulatory Board shall not be liable for any errors or omission in the data.

PART XV—COMPLAINTS

89. (1) Each water services provider shall establish a mechanism for handling complaints which meets guidelines stipulated by the Regulatory Board.

Complaints
mechanism.

(2) For the purposes of sub regulation (1), the water services provider shall —

- (a) provide easy access to information and where applicable contact details of the local water action groups;
- (b) maintain a customer service centre with qualified staff for the purpose of addressing and resolving consumer applications, consumer service requests and complaints.

(3) A water action group, customer or other member of the public may lodge complaints concerning the licenced water services through the consumer complaints mechanism established by the water services provider.

(4) Notwithstanding the generality of sub regulation (1), the procedures for lodging complaints shall provide for —

- (a) notification to customers of the right to complain;
- (b) availability of a complaint form or any other written method for raising complaints; and
- (c) maintenance of a log of customer complaints.

(5) Each licensee shall file its complaint handling procedures with the Regulatory Board, within sixty days after the issue of the licence.

90. (1) A person who is not satisfied with the handling of his or her complaint by the water services provider may submit a written complaint by providing the information set out in the Second Schedule to the appropriate office of the Regulatory Board.

Complaints to the
Regulatory Board.

(2) The officer of the Regulatory Board shall reply to the complainant, copying all other relevant parties, within twenty one days of receiving the complaint, stating what action is being taken, the decision of the Regulatory Board on the matter and any recommendation to the water services provider for resolving the matter.

(3) If a party is dissatisfied with the decision of the officer of the Regulatory Board, he or she may forward the matter to the Chief Executive Officer of the Regulatory Board.

(4) The Chief Executive Officer shall within twenty one days of receiving the complaint respond to the complainant, copying all

relevant parties, stating the final decision of the Authority including whether the Chief Executive Officer upholds or annuls as the case may be, the decision of the officer in sub regulation (2) and give reasons for his decision, and any recommendations to the complainant;

(5) If the complainant is dissatisfied with the final decision of the Regulatory Board, he or she may appeal the decision at the Water Tribunal.

(6) Each complaint lodged at the Regulatory Board shall be given a complaint number which shall be used for purposes of monitoring actions taken to remedy a complaint and the response to the complainant.

(7) The Chief Executive Officer of the Regulatory Board shall on an annual basis provide to the Cabinet Secretary a summary of the complaints received and action taken to address the complaints.

PART XVI—CONSUMER ENGAGEMENT

91. (1) Water services providers and the Regulatory Board shall adopt a mechanism of engagement with consumer groups that are registered as community based organizations involved in water issues within the counties.

Water action groups.

(2) Consumer groups who have entered into a recognition agreement with the water services provider shall be referred to as water action groups.

(3) The modalities of engagement with water action groups shall be set out in guidelines issued from time to time by the Regulatory Board.

92. The water action groups shall be responsible for the provision of information to consumers and shall act as a liaison between the water services provider and consumers.

Information by water action groups.

93. Water action groups shall follow up on resolution of consumer complaints by water services providers and submit unresolved complaints to the Regulatory Board as part of the water action group's operational reports, detailing the complaints and feedback on water services providers.

Consumer complaints and follow-up.

94. The Regulatory Board shall supervise and oversee the operation of the mechanism relating to consumer engagement and the protection of consumer interests.

Supervision and oversight of consumer complaints mechanism.

PART XVII—COMPLIANCE AND ENFORCEMENT

95. (1) The Regulatory Board may take enforcement action against a licenced water services provider for any of the following reasons—

Enforcement action against licenced water service providers.

- (a) serious or repeated breach of the licence conditions;
- (b) discovery of intentional misrepresentation by the licensee in its application for the licence;

- (c) operating in breach of legal requirements;
- (d) cessation of the licensee to meet the requirements to hold such licence;
- (e) failure to pay the prescribed fees for licensee or other obligation to the Regulatory Board; or
- (f) other sufficient cause.

(2) Where the Regulatory Board intends to take enforcement action against a licensee, the Regulatory Board shall issue a notice to show cause specifying the breach, a time frame for the required response and the consequences of failure to provide a response.

(3) After due consideration of such representations, the Regulatory Board may —

- (a) make a finding on the offending act or conduct and prescribe the time during which the licensee may remedy the offending act or conduct; or
- (b) require the payment of a penalty or fee as specified in the Act or these Regulations; and
- (c) recommend to the county government —
 - (i) the dissolution of the board of directors of the water services provider and its replacement with another board;
 - (ii) the variation of the licenced area;
 - (iii) any other action which it deems appropriate given the circumstances.

(4) A person aggrieved by the decision of the Regulatory Board under this regulation may within fifteen days from the date on which the decision is received, appeal to the Water Tribunal.

96. (1) Where despite a recommendation to the county government to take action against a licensee which is in default, the county government is unable, has failed or neglected to take action or take action effectively against the water services provider and it appears to the Regulatory Board that a licensee or an agent has persisted in its —

Cure Notice.

- (a) failure to adhere to a compliance programme agreed to without there being mitigating circumstances for that failure;
- (b) failure to adhere to agreed standards of improved services in the water quality, service delivery, facilities maintenance and capital works expansion and rehabilitation failure to adhere to the approved tariff without any mitigating circumstances;
- (c) neglect of sound business principles and good governance as stipulated in its licence;
- (d) failure to deal with the bank account into which levies are deposited as required in guidelines issued by the Regulatory Board;

- (e) intention to sell, lease, mortgage, transfer, attach, assign, demise or encumber a licence, or assets used for the provision of water services without authority; or
- (f) commission of a serious breach of the terms and conditions of its licence,

the Regulatory Board shall give an order for the licensee or agent to remedy that breach, specifying the action required to remedy the breach and a timeframe.

(2) The Regulatory Board may place the licensee under a "special regulatory regime" and direct —

- (a) a member of staff of the Regulatory Board or any agent of the Regulatory Board, or a licensee, as the case may be, to sit in the licensee's or agent's board or committee meeting to monitor the implementation of the order and the decisions being made in the licensee or the agent, as the case may be;
- (b) the licensee or the agent to transmit weekly reports of billings received and expenditures on operations and transactions to the Regulatory Board or the licensee as the case may be, and bank certificates for all its accounts;
- (c) an official from the Regulatory Board or an agent appointed for that purpose be placed in the concerned licensee or agent to monitor the day to day operations of the licensee or agent and to provide direction and technical assistance to the staff and board of directors of the licensee or agent for any length of time, that is deemed necessary to effect the cure.

(3) The Regulatory Board shall conduct regular inspections to ensure that the licensee complies with the terms of the licence and the cure notice is implemented by the concerned licensee or agent as the case may be.

(4) The costs of the "special regulatory measures" under this regulation shall be to the account of the licensee or agent as the case may be.

(5) If after six months of the special regulatory measures being undertaken or other extended period as determined by the Regulatory Board it still appears to the Regulatory Board that a licensee or agent is still unable or unwilling to meet obligations or continues to be in breach of obligations, the Regulatory Board may in addition to the measures in sub regulation (1) and (2) —

- (a) mandate that an agent of the Regulatory Board appointed to enhance financial discipline shall become a mandatory signatory to the accounts of the concerned licensee or agent;
- (b) direct the commencement of disciplinary or other punitive process against key office staff responsible for network expansion and maintenance, billing, meter reading and disconnection or financial matters, subject to their right to be heard, and take steps to integrate the billing system with the financial management system at the cost of the concerned licensee or agent;

- (c) direct the concerned licensee or agent, as the case may be, to take measures to review and rationalize its staff complement to ensure efficiency ratios if the staff size and capacity is contributing to the breach and implement a time plan to execute it;
- (d) direct or recommend to the relevant board or appointing authority the suspension of chief officers of the concerned licensee or agent, as the case may be, on tangible grounds identified, and subject to the concerned chief officers' right to be heard;
- (e) recommend to the County Government the taking of measures against the board of directors of the concerned licensee, or take remedial or punitive measures against the board of directors or management committee of the concerned agent, subject to their right to be heard; and
- (f) implement all other recommendations that have emerged from the regular inspections conducted.

97. (1) The special regulatory measures provided for in the Regulations shall be —

Special Regulatory Regime.

- (a) for a particular duration, not exceeding six months in the first instance, and subject to extension by a further period not exceeding six months;
- (b) intended to achieve improved results in the licensee and the agent;
- (c) funded from the operations of the concerned licensee and or agent performance guarantee which shall have been issued;
- (d) an integral part of the licence and the service provision agreement.

(2) Where the special regulatory regime fails, the Regulatory Board shall by order effect the transfer of the licensee's functions as envisaged in section 103 of the Act.

98. (1) The Regulatory Board may delegate to any person the exercise of any of the powers or performance of its function under these Regulations.

Delegation by Regulatory Board.

(2) The person to whom power is delegated under sub regulation (1) shall have the power to carry out inspection and enforcement functions of the Regulatory Board, and all other functions except licensing and prosecutorial functions.

99. (1) The Regulatory Board may, from time to time, by notice in the *Gazette*, appoint any person or class of persons to be water services inspectors for the purposes of these Regulations.

Water services inspector.

(2) An inspector shall have power of entry, inspection and apprehension, during normal working days and hours, for any offence under the Act.

(3) A person who obstructs or hinders or knowingly makes false or misleading statements to an inspector who is carrying out duties under sub regulation (2), commits an offence and is liable on conviction to the penalties prescribed in the Act.

PART XVIII—GENERAL OFFENCES

100.(1) An employee of a licenced water services provider shall have immunity from liability and prosecution for any losses arising from action taken in good faith in execution of lawful duties.

Offences by
employees.

(2) Notwithstanding sub regulation (1), any actions of an employee of a licenced water services provider involving solicitation and receiving of bribes and corrupt practices shall be punishable, as appropriate, under the Public Officer Ethics Act, Penal Code, the Anti-Corruption and Economic Crimes Act or any other applicable law.

Cap. 183
Cap. 63
Act No. 3 of 2003

(3) An employee of a water services provider who—

- (a) wilfully fails to read a metre when it is his or her duty to do so;
- (b) wilfully fails to disconnect water services to a customer who has defaulted in making payment contrary to rules set by the water services provider;
- (c) wilfully fails to notify the water services provider of an illegal or unauthorized access and utilization of the water or sewerage services; or
- (d) colludes with other persons to allow or assist such persons illegally to access and use water services contrary to rules set by the water services provider

commits an offence and is liable upon conviction to not more than six months imprisonment or a fine of not more than twenty thousand shillings or both such fine and imprisonment.

(4) For purposes of this regulation, an employee of a water services provider includes a person engaged on casual terms of service, as well as a contractor when performing duties falling within the scope of this regulation.

101. Any person who impersonates an employee of a water services provider commits an offence and is liable upon conviction to a sentence of six months imprisonment, or a fine not more Twenty Thousands shillings, or both such fine and imprisonment.

Impersonation of
staff of water service
provider.

102.(1) Any person who wilfully vandalizes, damages or destroys infrastructure or a facility of a water and sewerage services provider commits an offence and is liable on conviction, to the penalties prescribed in section 147 of the Act.

Vandalism of water
and sewerage
services
infrastructure.

(2) Upon conviction for a second or subsequent offence involving the wilful destruction or vandalism of infrastructure or facilities belonging to a water services provider, the offender shall be liable in addition to any other prescribed penalty to a surcharge of an amount equivalent to the value of the vandalized infrastructure which surcharge shall be recoverable as a civil debt through a suit in a court of competent jurisdiction.

103.(1) Any person who illegally connects to, diverts and utilizes for any purpose, water or sewerage services provided by a water services provider commits an offence and is liable upon conviction to the penalties prescribed in section 147 of the Act.

Illegal connection to
water services.

(2) Upon conviction the offender shall additionally be liable to a surcharge of the full value of the water services illegally utilized, with interest computed at the rate of 12% per annum until paid in full, which surcharge shall be recoverable as a debt owed to the water services provider.

104. (1) Any person who wilfully contaminates or pollutes water which is used or intended to be used for domestic supply by discharging contaminants into it, throws waste or other contaminating matter into or otherwise handles such water in such a manner as to contaminate it, commits an offence and is liable upon conviction to the penalties prescribed under section 147 of the Act.

Contamination of water and supply to domestic premises.

(2) Any person who supplies water to domestic premises which he knows or ought to know is not fit for domestic consumption without issuing a warning to persons who are likely to consume it to the effect that the water is not fit for consumption and should be treated prior to being consumed, commits an offence and is liable on conviction to the penalties prescribed under section 147 of the Act.

Further offences.

105. Any person who —

- (a) undertakes or carries out any water service or sanitation infrastructure services or works without being the holder of a licence appropriate for the category of services or works undertaken or carried out or without being under the direction of a suitably licenced qualified water sector professional or contractor;
- (b) contravenes or fails to comply with any of the terms and conditions of any water service licence granted under these Regulations or wilfully gives false or misleading information in relation to water service works or services;
- (c) submits or causes to be submitted to a public water service provider or to the Regulatory Board a completion certificate which he knows or has reason to believe is false in any material particular;
- (d) being a water service or sanitation service contractor, undertakes or carries out by himself, his servant, or agent any water service installation work at any time whilst his business or any branch thereof is not registered or while the registration of such business or branch is suspended or cancelled;
- (e) being a water service or sanitation service contractor, undertakes or carries out, by himself, his servant or agent any water service installation work except under the direction of a licenced water sector professional holding a licence of a type appropriate to such work or installs a pump on a service line, or
- (f) being an owner or occupier of any premises or any developer or main contractor of any premises under construction, causes or permits to be carried out upon the premises any

water service installation work in contravention of these Regulations,

commits an offence and is liable on conviction to the penalties prescribed in section 147 of the Act.

106. A person who commits an offence under these regulations for which no express penalty is provided shall on conviction be liable to the penalties prescribed under section 147 of the Act.

Penalties.

107. The Water (Services Regulatory) Rules are hereby revoked.

Revocation.
L.N 137 of 2012
108.

FIRST SCHEDULE

(r. 10(4))

PROVISIONS AS TO THE CONDUCT OF BUSINESS AND AFFAIRS OF BOARDS
OF COUNTY WATER SERVICES PROVIDERS

1. Meetings

The Board shall meet for the dispatch of business at such times and places as it shall appoint, or failing any such appointment, as the Chairperson shall appoint:

Provided that the Board shall meet not less than four times in any financial year.

2. Special meetings

The Chairperson or any three directors may, by not less than twenty-four hours' written notice to all other directors, summon a special meeting of the Board at the headquarters of the Corporation at any time.

3. Notice of meetings

Except where a shorter period is appointed notice of the date, time and place of each meeting shall be given in writing at least five clear days beforehand to every director at such address in Kenya as the director shall have notified to the Corporation [company] from time to time:

Provided that the failure of any director to receive such notice shall not invalidate any proceedings.

4. Quorum

The quorum necessary for the transaction of business by the Board shall be not less than two thirds of the members of the Board.

5. Chairperson

The Chairperson shall preside at meetings of the Board:

Provided that if he is not present at the start or at any time during a meeting, the Vice Chairperson shall chair, and if both are absent, the directors present, if a quorum, may choose one of their number to act as chairperson during the Chairperson's absence from that meeting.

6. Voting

Questions arising at meetings shall be decided by a majority of the votes of the directors present and voting:

Provided that in the case of any equality of votes, the Chairperson of the meeting shall have a second or casting vote.

7. Minutes

The Board shall cause minutes to be kept of all resolutions and proceedings at each meeting and of the directors present thereat.

8. Other procedures

Subject to the provisions of this Schedule, the Board may determine its own procedure, and the procedure for any committee of the Board and for the attendance of other persons at its meetings, and may make standing orders in respect thereof.

9. Disclosure of interest

- (1) If a director is directly or indirectly interested in any contract, proposed contract, or other matter and is present at a meeting of the Board at which the contract, proposed contract or other matter is the subject of consideration, he shall, at the meeting and as soon as practicable after the commencement thereof, disclose the fact, and shall not take part in the consideration or discussion of, or vote on, any question with respect to the contract or other matter, or be counted in the quorum of the meeting during the consideration of the matter.
- (2) A disclosure of interest made under this paragraph shall be recorded in the minutes of the meeting at which it is made.

10. The common seal

The affixing of the common seal of the Corporation [company] shall be authenticated by the signatures of the Chairperson or some other director authorized generally or specially by the Board to act for the purpose, and of an employee of the Corporation [company] authorized generally or specially by the Board to act for the purpose.

11. Contracts and instruments

Any contract or instrument which, if entered into or executed by a person not being a body corporate, would not require to be under seal, may be entered into or executed on behalf of the Corporation [company] by any person generally or specially authorized by it for that purpose.

12. Proof of documents

Any document purporting to be a document duly executed or issued under the seal of the Corporation [company] or on behalf of the Corporation [company] shall be received in evidence and be deemed to be a document so executed or issued without further proof unless the contrary is shown.

SECOND SCHEDULE

(r. 90(1))

COMPLAINTS HANDLING

INFORMATION TO BE GIVEN BY COMPLAINANT UNDER THESE REGULATIONS

Item	Information
(a)	Name of Complainant
(b)	Contact address, telephone number, email address (if any) of Complainant
(c)	Nature and location of the problem
(d)	Date that problem occurred
(e)	Name and, if available, the contact details of all parties to the dispute or complaint
(f)	Any other relevant details
(g)	Signature of the Complainant

Dated the 7th July 2021.

SICILY K. KARIUKI,
Cabinet Secretary for Water and Sanitation and Irrigation.

LEGAL NOTICE NO. 169

THE WATER ACT

(No. 43 of 2016)

THE WATER HARVESTING AND STORAGE REGULATIONS, 2021

Arrangement of Regulations

PART I—PRELIMINARY

1—Citation

2—Interpretation

3—Application of the Regulations

PART II—CLASSIFICATION OF STORAGE DAMS AND OTHER WATERWORKS

4—Classification of dams

5—Minimum net freeboard

6—Minimum spillway design flood

7—National public waterworks

PART III—DEVELOPMENT OF WATERWORKS

- 8—Prior right to water for storage
- 9—Requirements for construction of waterworks
- 10—Feasibility study
- 11—Design by qualified water sector professional
- 12—Dam Design Report
- 13—Dam Construction Progress Report
- 14—Dam Completion Report and Dam Operation Report
- 15—Cessation or resumption plan

PART IV—RELEASE OF WATER FROM STORAGE DAMS AND OTHER WATERWORKS

- 16—Release and use of stored water
- 17—Premiums for use of water from storage facilities
- 18—Outlets for release of stored water
- 19—Authorization for release of stored water
- 20—Notice downstream

PART V—MAINTENANCE AND MANAGEMENT OF WATERWORKS

- 21—Maintenance and management of works
- 22—Maintenance and management plan
- 23—Maintenance operational plan
- 24—Results of maintenance activities
- 25—Maintenance requirements analysis
- 26—Infrastructure maintenance budget
- 27—Waterworks infrastructure maintenance system
- 28—Flood control works
- 29—Maintenance of levees
- 30—Maintenance of flood walls
- 31—Emergency management plans
- 32—Emergency contact information
- 33—Inspections and inspection reports
- 34—Dam Damage or failure report
- 35—Insurance policy

PART VI—STRATEGIC WATER EMERGENCY INTERVENTIONS

- 36—Drought Response Plan
-

37—Water supply and demand management

38—Improved system efficiency

PART VII—CLIMATE CHANGE AND FLOOD MITIGATION

39—National water resources storage and flood control database

40—Climate change action plan

41—Flood mitigation activities

42—County governments and integrated flood management plans

42—Check dams, green energy projects, dykes etc

PART VIII—WATER HARVESTING

43—Water Harvesting Policy and Strategy

44—Roof-based rainwater harvesting

45—Land-based rainwater harvesting

46—Technical and capacity building support

47—Agricultural establishments

48—Storm water run-off

PART IX – LICENSING OF QUALIFIED PROFESSIONALS AND CONTRACTORS
IN RESPECT TO WATERWORKS

49—Licencing of approved water sector professionals or approved dam contractor.

50—Application to be approved water sector professionals or approved dam contractor.

PART X—GENERAL PROVISIONS

51—Offences.

52—Further offences.

53—Complaints mechanism.

54—Transitional arrangements.

SCHEDULES

First Schedule: Classification of Dams

Second Schedule: Risk Categorization of Dams and other Waterworks

Third Schedule: Content and Format of Technical Reports

Fourth Schedule Premiums for Use of Water from Storage Facilities

Fifth Schedule Complaints

THE WATER ACT

(No. 43 of 2016)

IN EXERCISE of the powers conferred by section 142 of the Water Act 2016, the Cabinet Secretary for Water, Sanitation and Irrigation makes the following Regulations —

THE WATER HARVESTING AND STORAGE REGULATIONS,
2021

PART I— PRELIMINARY

1. These Regulations may be cited as the Water Harvesting and storage Regulations, 2021.

Citation.

2. In these Regulations, unless the context otherwise requires—

Interpretation

“Act” means the Water Act ;

No. 43 of 2016.

“applicant” means any person making an application to be licensed as an approved qualified water sector professional or a dam contractor;

“Authority” means the Water Resources Authority established under section 11 of the Act;

“base flood” means a flood having a one percent chance of being equaled or exceeded in any given year;

“Cabinet Secretary” means the Cabinet Secretary responsible for matters relating to water resources;

“dam” includes any existing or proposed structure together with appurtenant works, which is capable of containing, storing or impounding water, including temporary impoundment or storage above ground level, whether that water contains any substance or not;

“environmental impact assessment” has the meaning assigned to it by the Environmental Management and Coordination Act;

No. 8 of 1999.

“flood flow” means any flow that exceeds the Q80 flow value;

“levee” means a man-made structure, usually an earthen embankment, designed and constructed in accordance with sound engineering practices to contain, control, or divert the flow of water so as to provide protection from temporary flooding;

“maintenance” means all actions necessary for retaining water works as near as possible to its original condition, excluding rehabilitation or renewal;

“maintenance plan” means information, policies and procedures for the optimal maintenance of water works or group of water works;

“net freeboard” means the vertical distance between the maximum water surface and the crest of the dam;

“permit” means all approvals required under the Act for the construction and operation of a dam;

“proponent” means the owner, developer or other person intending to construct or constructing a dam or other waterworks;

“qualified water sector professional” means a person licensed pursuant to the Act as a water sector professional;

“water harvesting system” means a system comprising entrapment, transportation, filtration, and storage of rainwater for reuse or recharge;

“regulated watercourse” means a watercourse where the flow has been modified from its natural state by water storage or flood mitigation structures which provide a means of controlling or otherwise regulating the release of water into the natural channel;

“reservoir” means a body of water impounded by a dam or a dam with a safety risk;

“risk” means the measure of the probability and severity of an adverse effect to life, health, property or the environment;

“spillway” means a structure used to provide the controlled release of flows from a dam or levee into a downstream area typically the riverbed of the dammed river itself;

“storage capacity” means the total volume of free water excluding groundwater that could be stored below the lowest unobstructed spillway crest level or free outlet level of a dam, or below the maximum operating level established by the penstock inlet level or free decant level and as prescribed in the operation and maintenance manual or code of practice in the case of any residue deposit including tailings dams;

“storm water” means run-off water that has been concentrated by means of a drain, surface channel, subsoil drain or formed surface;

“watercourse” has the meaning assigned to it in the Act;

“water storage” means a location or structure where water is stored or retained for future use;

“Water Storage Authority” means the National Water Harvesting and Storage Authority established under section 30 of the Act;

“waterworks” means any man-made structure, apparatus, contrivance, device or thing for storing, impounding or diverting water permanently or temporarily, regulating the flow of water or containing or managing and controlling flooding and includes a dam, reservoir, water pan, dyke, levee and such like structures and devices; and

“Waterworks Development Agency” has the meaning assigned to it in the Act.

3. These Regulations shall apply to —

- (a) the policies, plans, programmes and activities of the national government, county governments and entities of the national and county governments; and

Application of the
Regulations.

- (b) public and private waterworks for water harvesting and storage, reservoirs for impounding surface run-off and for regulating stream flows to synchronize them with water demand patterns and structures and devices for flood control and management.

PART I—CLASSIFICATION OF STORAGE DAMS AND OTHER WATERWORKS

4. (1) A storage dam or other waterworks shall provisionally be classified by the owner or operator as Class SD1, SD2 or SD3 on the basis of the criteria stipulated in Table 1 of the First Schedule by taking into account the risk factors set out in the Second Schedule.

Classification of dams.

(2) For purposes of determining an application for a permit for the development, operation and management of a storage dam or other waterworks or otherwise in exercise of its regulatory mandate, the Authority may affirm or vary the provisional classification assigned under sub regulation (1).

(3) In classifying a storage dam or other waterworks, the principle to be applied is that the criteria or risk factor that results in the higher class of storage dam or other waterworks shall prevail.

5. (1) The net freeboard for Class SD1 dams shall not be less than 0.6m.

Minimum net freeboard.

(2) The net freeboard for Class SD2 and SD3 dams shall—

- (a) not be less than 1.0 m; or
- (b) be as specified by the Authority

6. (1) The minimum acceptable return period for the design of a dam spillway shall be as provided in Table 5 in the Second Schedule.

Minimum spillway design flood.

(2) The Authority may require a higher return period with respect to the conditions and risks associated with a specific site.

7. (1) A national public waterworks which satisfies the criteria in sub regulation (2) shall be developed and managed under a contract with the Water Storage Authority.

National public waterworks.

(2) National public waterworks shall—

- (a) comprise of dams, reservoirs or other artificial structures constructed to control the flow of the waters of a watercourse and designed or operated to regulate stream flows to synchronise such structures with water demand patterns implemented pursuant to section 8 (2)(d) of the Act;
- (b) be of strategic or national importance;
- (c) be financed using national government monies pursuant to section 8 (1)(b) of the Act; and

(3) A national public waterworks whose primary purpose is water storage for bulk distribution and provision of water services implemented pursuant to section 8(2)(b) of the Act may be developed and operated by or under a contract with a waterworks development agency or through the mechanisms set out in section 69 of the Act.

(4) Waterworks developed and managed by the Water Storage Authority for the storage of flood flows to enable downstream releases for the purposes of flow regulation, may in addition to the impoundment and flow regulation structures associated with the storage and release of water from the reservoir, comprise structures and facilities to enable multi-purpose use such as draw-off towers that facilitate direct abstraction from the reservoir.

(5) Facilities associated with the treatment or bulk transfer of water even if forming part of a water resources storage dam that meets the criteria set out in sub regulation (2) shall not be developed or managed under a contract with the Water Storage Authority but, if financed by the national government as national public waterworks, shall be developed and managed under a contract with a waterworks development agency or through the mechanisms set out in section 69 of the Act.

(6) A private person may, under an agreement with the Water Storage Authority, and subject to compliance with the applicable law on public private partnerships, develop, operate and maintain a dam to regulate stream flows by releasing the water stored into a natural watercourse as a public private partnership venture.

(7) A county government may, with the permission of the Water Storage Authority, develop, operate and maintain a dam for water harvesting and storage for use in bulk water provision, irrigation or other approved activities.

(8) Where a water resource storage dam or reservoir has been constructed to enable multi-purpose use, a user may under a contract with the Water Storage Authority acquire rights of access to the water resources storage dam for purposes of abstraction of water directly from the dam or reservoir.

PART III—DEVELOPMENT OF WATERWORKS

8. (1) The Authority shall on behalf of the National Government, and following consultation with the Cabinet Secretary, formulate medium to long term water resources storage plans and programmes based on water allocation plans, guidelines and data gathered or submitted to the Authority.

Prior right to water for storage.

(2) The water resources plans of the Authority shall be undertaken on the basis that the right to store water shall be subject to the prior right to its uninterrupted flow required for actual and beneficial use and in compliance with the Act.

(3) The Authority, as a condition to the grant of a water use permit, may require a person applying for a permit to construct or develop a storage dam or facility to demonstrate that the proposed storage is in line with the National Government's medium and long-term plans for water resources and development.

9. (1) Prior to constructing waterworks, the applicant shall apply for and obtain—

Requirements for construction of waterworks

- (a) a water use permit issued by the Authority under the Act and the Regulations;
- (b) an environmental impact assessment licence in accordance with the Environmental Management and Coordination Act; and
- (c) authorization from the mandated lead agency where the proposed water works is to be located inside a protected area or catchment area.

Act No. 8 of 1999.

(2) Sub regulation (1) does not apply —

- (a) to works constructed in emergency circumstances;
- (b) to temporary works in operation for a period of less than two years; or
- (c) if the works are a structure less than 2 metres water depth or 10,000m³ total storage unless directed to do so by the Authority in any particular case.

(3) Within two years after the completion of the works contemplated in sub regulation (2)(a), the owner, developer or operator of the waterworks shall —

- (a) demolish the works and restore the site; or
- (b) retain the works for purposes of water resources storage and or flood control subject to compliance with sub regulation (1).

10. (1) The person intending to develop a storage dam or other waterworks falling into class SD 2 or SD 3 in Table 1 set out in the First Schedule shall prior to commencing the construction of the waterworks undertake a feasibility study.

Feasibility study.

(2) Prior to undertaking the feasibility study contemplated in sub regulation (1), the terms of reference for the feasibility study shall be submitted by the proponent to the Authority for review and approval and in each such case the Authority shall finalize action within three months from the date of receiving the terms of reference.

(3) The feasibility study shall —

- (a) be planned and supervised by a qualified water sector professional of the appropriate category for that class of dam and selected on the basis of the categories in Table 3 of the Second Schedule;
- (b) identify and address the risk factors associated with the particular waterworks contemplated and the class of dam;
- (c) identify and address the main factors likely to affect the safe performance of the structures to be constructed.

(4) The feasibility study shall be submitted to the Authority for review, and if found to be satisfactory, the Authority shall within three months approve the proposal to proceed to full design.

(5) Where the Authority is not satisfied with the feasibility study, the Authority may require the proponent to enhance the feasibility study before a final decision is made.

(6) The Authority may before determining an application for a permit for a storage dam or other waterworks not required under sub regulation (1) to undertake a feasibility study, require the applicant to undertake and submit such feasibility study.

(7) The Authority shall, in granting an approval under this regulation, undertake public participation through the invitation of comments from the public and stakeholders and public meetings where necessary.

11. (1) Storage dams and other waterworks shall be designed and supervised by the appropriate category of qualified water sector professionals as set out in Table 3 in the Second Schedule.

Design by qualified water sector professional.

(2) Storage dams and other waterworks shall be constructed by the appropriate category of contractor as set out in Table 4 in the Third Schedule.

(3) A contractor undertaking construction of waterworks pursuant to these Regulations shall be a registered contractor in accordance with section 15 of the National Construction Authority Act.

No. 41 of 2011.

12. (1) An application for a permit to construct a storage dam shall be accompanied by a Dam Design Report.

Dam Design Report

(2) The format of the Dam Design Report is as set out in the Third Schedule.

(3) The level of detail required in the Dam Design Report shall be based on the professional advice of the qualified water sector professionals preparing the report taking account of the class of dam to be constructed and the risk category, provided that the Authority may, before determining the application, require the applicant to prepare and submit a more detailed report.

(4) If the circumstances require, the Authority may provisionally authorise the works on the basis of a preliminary Dam Design Report on condition that the applicant submits a complete design report acceptable to the Authority before commencement of construction of the works.

13. A person authorized to construct a storage dam shall submit a dam construction progress report at such times and intervals as may be determined by the Authority.

Dam Construction Progress Report.

14. (1) On completion of construction, the applicant shall submit to the Authority, a Dam Completion Certificate, a Dam Completion Report and a Dam Operation Report as provided in the Third Schedule.

Dam Completion Report and Dam Operation Report.

(2) A permit shall be issued by the Authority upon approval of the Dam Completion Report and Dam Operation Report.

15. An owner or operator of waterworks shall prepare and submit to the Authority for approval, a cessation or resumption plan if

Cessation or
resumption plan.

- (a) the owner or operator intends to cease, suspend, restrict or limit the operation of the dam for more than three hundred and sixty-five consecutive days; or
- (b) the owner or operator intends to resume the operation of a dam the operation of which has ceased or been suspended, restricted or limited for more than three hundred and sixty-five consecutive days; and
- (c) the dam falls within the Risk Category SD2 or SD3 as set out in the Second Schedule.

PART IV—RELEASE OF WATER FROM STORAGE DAMS AND OTHER WATERWORKS

16. The water held in the storage dams of the Water Storage Authority shall –

Release and use of
stored water.

- (a) not be diverted or abstracted for use for any purpose except with the written approval of the Authority and the Water Storage Authority; and
- (b) be released into a natural watercourse subject to reductions in volume arising from evaporation and seepage according to a water release programme provided in a Dam Operation Report and approved by the Authority.

17. (1) A holder of a permit shall pay a premium calculated in accordance with the Fourth Schedule in addition to the water use charge payable under the Act, to abstract or divert water directly from a storage dam operated by the Water Storage Authority or from a regulated watercourse downstream of a storage dam operated by the Water Storage Authority.

Premiums for use of
water from storage
facilities.

(2) The premium shall be paid on a monthly basis to the Water Storage Authority or a private owner or operator of the storage dam upon issuance of an invoice to the holder of a permit by the Water Storage Authority or private owner or operator of the dam, with a copy to the Water Resources Authority, to be used to offset a portion of the costs of operation and maintenance of the storage dam that is proportionate to the volume of the yield of the storage dam that is released into the regulated river and which the holder of a permit is entitled under his or her permit to abstract.

(3) The water use permit entitling an abstraction from a regulated river shall in addition provide for the payment to the Water Storage Authority by the holder of a permit of 20% of the premium payable under sub regulation (2) towards the Water Storage Authority's general overhead costs and any deficit in its revenue.

(4) A delay or failure to pay the premium shall attract interest at the rate of 2% for each month of such delay or failure.

(5) Any premium which is in arrears is recoverable by the Water

Storage Authority or private owner or operator of the dam as a civil debt in a court of competent jurisdiction without prejudice to the power of the Authority to treat the failure of the holder of a permit to make payment as a breach of the conditions of the permit and liable to suspension or cancellation of the permit.

18. A holder of a permit storing or arresting the flow of water by means of a dam or weir located on a body of water or watercourse shall unless otherwise decided by the Authority, provide, at a depth measured from the top of the dam or weir and to be specified by the Authority in each particular case, an outlet, controlled by a valve, sluice gate or other device, which shall be capable of being operated at all stages of the flow of such body of water or watercourse so that the normal flow or other flow as required by the Authority, of such body of water or watercourse can be passed through or around such dam or weir at all stages:

Outlets for release of stored water.

Provided that where the normal flow of the body of water or watercourse is automatically by-passed around the reservoir, without any storage or arresting of the flow of the water being effected, no such outlet works need be constructed.

19. (1) A holder of a permit, other than the Water Storage Authority, who is authorised to store or impound the water of any body of water or the operator, may release the water so stored into a natural watercourse with the approval of the Authority and, subject to the water so stored being appurtenant to the land upon which it is to be utilized, and the conditions of his or her authorization or permit authorizing the diversion or abstraction herein afterwards mentioned may, at a point downstream of the point of storage, divert or abstract from the body of water into which the stored water is released the quantity of water so released.

Authorisation for release of stored water.

(2) Except in the case of the Water Storage Authority, a holder of a permit, who has a permit to store or impound water in any body of water, or the operator, before releasing water into a natural watercourse as aforesaid, shall give to the Authority and to all persons entitled to use water from any part of the body of water between the point of release of the stored water and the points of utilization of the said water such notice of the use of the body of water for the purpose aforesaid and such particulars regarding the time during which it will be released into the body of water, the rate of discharge of the stored water and other matters as the Authority may, from time to time, require.

(3) Except with the prior written approval of the Authority, no holder of a permit, other than the holder of a permit who releases the stored water under sub regulation (1) or the operator shall divert or abstract any proportion of the flow of the body of water due to the water so released, nor shall any holder of a permit impound or store, except to such an extent as may be imposed upon him or her by the maximum capacity of his or her works for discharging the flow of the body of water through or around his or her works which abstract the flow of the water, any proportion of the flow of the body of water due to the water so released.

20. (1) The operator of a dam shall take adequate measures at his or her cost as set out in the approved Dam Operation Report set out in the Third Schedule to notify the Authority and persons downstream likely to be affected by any discharge from the dam, whether caused by dam failure or intended releases from the dam that might result in damage downstream.

Notice downstream.

(2) The operator of a dam shall take adequate measures at his or her cost as set out in the approved Dam Operation Report to protect persons, infrastructure and environments downstream likely to be affected by any discharge from the dam whether caused by dam failure or intended releases from the dam that might result in damage downstream.

(3) In the event of such a discharge or intended release, failure to follow the steps detailed in the approved Dam Operation Report shall constitute an offence punishable under the Act and these Regulations.

PART V—MAINTENANCE AND MANAGEMENT OF WATER WORKS

21. (1) An owner or operator of waterworks shall be responsible for the safety of the storage dam and shall directly or through an agent undertake the maintenance and management of the waterworks in accordance with the requirements of the maintenance and operation systems detailed in the Third Schedule.

Maintenance and
management of
works.

(2) Where an existing storage dam or waterworks appears not to have an owner, operator or other person or entity willing or capable of discharging the responsibilities of an owner or operator under this Part, the Water Storage Authority shall assume and discharge the responsibilities of the owner or operator pending a determination by the Cabinet Secretary of the person or entity upon whom the responsibility for the management and maintenance of the storage dam should be placed or its decommissioning as appropriate.

(3) Before the Water Storage Authority can assume the responsibilities under sub regulation (2), it shall publish a notice in the Gazette of the intention to assume responsibility and upon the expiry of the notice period, if no person claims ownership or responsibility, the notice shall take effect.

(4) For the purposes of management and maintenance of the waterworks, the owner or operator of the waterworks shall —

- (i) routine inspections;
- (ii) treatment of cracks, slides, sloughing and settlement;
- (iii) concrete repair;
- (iv) inspection and repair of spillway conduits;
- (v) establishment and control of proper vegetation to prevent erosion of embankments and earth channel surfaces;

- (vi) control of seepage in velocity and quantity;
- (vii) rodent control;
- (viii) installation of trashracks on pipe spillways;
- (ix) inspection and repair of vegetated earth spillways; and
- (x) repair of mechanical equipment;
- (a) create a monitoring and evaluation system for optimal use of the works;
- (b) implement any other measures necessary for the safe operation and management of the storage dam or water works; and
- (c) undertake an annual environmental audit on the compliance of the dam or water works with the environmental impact assessment licence and environmental management plan issued for the dam under the Environmental Management and Coordination Act.

No. 8 of 1999.

22. An owner or operator of a dam shall prepare and obtain the approval of the Authority of the maintenance and management plans appropriate to the class and risk category of the storage dam as set out in the Second Schedule which shall comprise –

Maintenance and management plans.

- (a) a maintenance operational plan;
- (b) a maintenance budget;
- (c) maintenance systems; and
- (d) maintenance performance norms and standards.

23. (1) An owner or operator of water works shall implement a maintenance operation plan for the works appropriate to the class and risk category of the storage dam as set out in the Second Schedule.

Maintenance operational plan.

(2) An owner or operator of waterworks shall conduct a maintenance analysis for the works' infrastructure including –

- (a) identification of all the works;
- (b) identification of critical works based upon the risk of failure; and
- (c) analysis of the maintenance options and determination of the preferred option

24. An owner or operator of a dam shall document the results of maintenance activities and such a report shall include the following –

Results of maintenance activities.

- (a) compliance with these Regulations;
- (b) reliability of the infrastructure; and
- (c) cost of maintenance.

25. (1) An owner or operator of waterworks shall identify maintenance requirements based on the risk of failure taking account–

Maintenance requirements analysis.

- (a) the environmental impact;

- (b) public health and safety impact;
- (c) financial impact; and
- (d) service delivery impact.

(2) The impact with regard to each of the criteria shall be rated using a 5 point scale.

(3) The individual ratings will be combined into a combined rating which will be used to identify the maintenance requirements of specific waterworks.

26. (1) For each storage dam or other waterworks operated and maintained under a contract with the Water Storage Authority any maintenance costs shall be calculated by reference to scales approved by the Authority.

Infrastructure
maintenance budget.

(2) Where the maintenance budget is inadequate, the most critical maintenance action shall be undertaken.

27. (1) An owner or an operator of waterworks shall maintain a register of the water works which shall be used for the identification of all assets and which shall be updated periodically to reflect newly developed infrastructure including any alterations and material modifications.

Waterworks
infrastructure
maintenance system.

(2) The maintenance activities of the storage dam owner or operator shall be scheduled and controlled using an appropriate Waterworks Infrastructure Maintenance System.

(3) The Waterworks Infrastructure Maintenance System shall —

- (a) record the time, costs, maintenance, and other resources expended for maintenance activities;
- (b) include links to the financial management system to facilitate reconciliation of maintenance budgets;
- (c) include built-in maintenance analysis tools or ability to export information to other applications to facilitate maintenance analyses;
- (d) analyze infrastructure performance to be used as an input to maintenance planning; and
- (e) include disaster management plans for ensuring safety in the event of an emergency.

(4) The Water Storage Authority shall prepare and submit the initial Waterworks Infrastructure Maintenance System to the Authority for approval within twelve months of the commencement of these Regulations and the Authority shall finalize approval within forty-five days of submission or such extended period as may be notified by the Authority.

(5) In every subsequent year following the period provided for in sub regulation (4), the Water Storage Authority shall submit the

Waterworks Infrastructure Maintenance System to the Authority and highlight any modifications made to the previous plan.

28. (1) An owner or operator of waterworks shall —

Flood control works.

- (a) continuously maintain the structures and facilities for flood control in such a manner, and for such periods as may be necessary to obtain the maximum benefit.
- (b) ensure a reserve supply of materials is maintained at the works in the event of a flood emergency.

(2) No improvement shall be passed over, under, or through the walls, levees, improved channels or floodways, nor shall any excavation or construction be permitted within the limits of the structure right-of-way, nor shall any change be made in any feature of the flood control works without prior determination by the owner or operator, which determination shall be documented, that such improvement excavation, construction, or alteration will not adversely affect the functioning of the flood control facilities.

(3) The improvements or alterations determined to be desirable and permissible under sub regulation (2) shall be constructed in accordance with standard engineering practice.

29. (1) An owner or operator of waterworks shall undertake periodic maintenance of levees to ensure the effectiveness of the structures when floods occur.

Maintenance of levees.

(2) The maintenance activities shall be taken in order to —

- (a) promote the growth of sod;
- (b) exterminate burrowing animals;
- (c) provide for routine mowing of grass, weeds and removal of wild growth and drift deposits;
- (d) repair of damage caused by erosion or other forces; and
- (e) where practicable, to retard bank erosion by planting suitable growth on areas riverward of the levees.

(3) An owner or operator of a dam or reservoir shall undertake periodic inspections to ensure that maintenance measures are carried out effectively and to ensure that —

- (a) no unusual settlement, sloughing, or material loss of grade or levee cross section has taken place;
- (b) no caving has occurred on either the land side or the river side of the levee which might affect the stability of the levee section;
- (c) no seepage, saturated areas or sand boils occur;
- (d) toe drainage systems and pressure relief wells are in good working condition and that such facilities do not clog;
- (e) drains through the levees and gates on drains are in good working condition;

(f) no revetment work or riprap is displaced, washed out, or removed; and

(g) no action likely to retard or destroy the growth of sod such as burning grass and weeds is undertaken during inappropriate seasons.

(4) During flood periods, the owner or operator of a dam or reservoir, shall monitor any levee to locate possible sand boils or unusual wetness of the landward slope and to ensure that —

(a) slides or sloughs do not develop;

(b) wave wash or scouring action do not occur;

(c) no low reaches of levee exist which may be overtopped; and

(d) no other conditions exist which might endanger the structure.

(5) The owner or operator of a dam or reservoir shall take appropriate advance measures to ensure the availability of adequate labour and materials to meet all contingencies.

(6) Immediate steps shall be taken to control any condition which endangers the levee and to repair the damaged section.

30. (1) An owner or operator of a dam or reservoir shall undertake periodic inspections to ensure that —

Maintenance of
flood walls.

(a) no seepage, saturated areas or sand boils occur;

(b) no undue settlement occurs which may affect the stability of the wall or its water tightness;

(c) no trees exist, the roots of which might extend under the wall and offer accelerated seepage paths;

(d) the concrete has not cracked, chipped, or broken to the extent of affecting the stability of the wall or its water tightness;

(e) care is exercised to prevent the accumulation of trash and debris adjacent to walls and to ensure that no fires are built near the walls;

(f) no bank caving conditions exist riverward of the wall which might endanger its stability;

(g) the drainage systems and pressure relief wells are in good working condition, and that such facilities are not clogged.

(2) Any inspection made under this regulation shall be made immediately prior to the beginning of the flood season, immediately following each major high water period and at intervals not exceeding ninety days.

(3) Measures and repairs deemed necessary after inspections shall be undertaken immediately and all repairs shall be accomplished by methods acceptable in standard engineering practice.

31. (1) The owner or operator of a waterworks shall —

Emergency
management plans.

(a) set the requirements for dam safety emergency planning and audits of each works' response actions; and

(b) in consultation with the county government, local

communities and the relevant disaster management authorities, share information and engage in joint efforts to implement strategies to mitigate against the effect of disaster.

(2) The owner or operator of a dam shall prepare and submit to the Authority for approval, emergency preparedness plans for all dams and works and these plans shall —

- (a) describe the actions the owner or operator will take to address safety problems at a dam with a safety risk;
- (b) contain appropriate procedures and information to assist the owner or operator in issuing early warning notification messages to responsible disaster management authorities in the national and county governments, representatives of local county governments, representative bodies of any communities potentially threatened by the condition of the dam and with whom arrangements have been made in connection with the issue of warnings; and
- (c) contain engineering drawings of the dam and inundation maps to show disaster management authorities critical areas for action in case of an emergency.

(3) Prioritization of planning for dam emergencies shall be determined based on relevant information including —

- (a) the condition of the dam and the degree, if any, of dam safety deficiency;
- (b) population at risk and community vulnerability;
- (c) scale of flood risk costs;
- (d) range of other consequences such as those on property, the environment or community value of the damage;
- (e) stakeholder perceptions and expectations; and
- (f) state of knowledge and planning commitments for different scenarios.

(4) The owner or operator of a dam shall engage with the county government, civil society and other stakeholders in coordination with disaster management authorities to develop community awareness strategies.

32. (1) A holder of a permit or operator of a dam shall review and update all emergency contact information contained in its emergency management plan —

Emergency contact
information.

- (a) at least once every twelve months; and
- (b) whenever the emergency management plan is updated.

(2) Where there is a change to emergency contact information in an emergency management plan, a holder of a permit or operator of a dam must, not later than fourteen days after the change occurs submit the updated information in writing to the Authority.

33. (1) Every dam owner shall ensure that his or her dam is inspected in accordance with Table 6 in the Second Schedule and prepare and submit an Inspection Report in the format set out in the Third Schedule.

Inspection and
inspection reports.

(2) The Inspection Report shall be submitted to the Authority within thirty days of the completion of the dam inspection.

(3) Before an application for renewal of a permit is made under these Regulations, the Authority shall ensure that the applicant has complied with dam inspection requirements.

34. (1) In the event of serious damage or failure, the holder of a permit or operator of a dam, shall submit an interim Dam Damage or Failure Report to the Authority within three days of such damage or failure and a final report as provided in the Third Schedule within twenty-one days of the event or such longer period as the Authority may approve.

Dam damage or
failure report.

(2) A holder of a permit or operator of a dam who fails to submit the Dam Damage or Failure Report commits an offence and is liable on conviction to the penalties prescribed under the Act.

35. (1) The holder of a permit, operator or the person having the control of any dam if required to do so by the Authority shall obtain and maintain an insurance policy to cover the risk of dam failure resulting in injury, damage to or loss of human life, health, property or the environment.

Insurance policy.

(2) The Authority shall, following consultations with industry stakeholders, set guidelines on the conditions in which it will be appropriate to obtain and maintain an insurance policy and the levels and the amount of insurance to be maintained by the holder of a permit or operator of the dam.

PART VI—STRATEGIC WATER EMERGENCY INTERVENTIONS

36. (1) The Water Storage Authority shall develop and maintain a Drought Response Plan to be implemented in collaboration with the National Drought Management Authority.

Drought Response
Plan.

(2) Drought preparedness measures may include, where appropriate, designing and constructing storage dams with features and facilities enabling diversion of water from the storage dam into natural watercourses in emergency drought situations.

(3) The Authority shall, following consultation with the Cabinet Secretary, approve the Drought Response Plan with or without conditions.

37. Pursuant to the Drought Response Plan, the Water Storage Authority shall implement the following measures including —

Water supply and
demand
management.

(a) releasing water into watercourses designed to ameliorate the effects of drought;

(b) permitting diversion of water from a storage dam into other natural watercourses; and

(c) ordering the abstraction of water by water service providers from the Water Storage Authority's storage dams where practicable.

38. The Water Storage Authority may adopt measures to improve systems for efficient management of stored water in order to conserve water within its water resources storage facilities during drought.

Improved system efficiency.

PART VII—CLIMATE CHANGE AND FLOOD MITIGATION

39. (1) The Water Storage Authority shall monitor, collect, collate and maintain data of floods experienced in flood prone areas including —

National water resources storage and flood control data.

- (a) information on the state of the works infrastructure;
- (b) climate reports;
- (c) base flood data;
- (d) data on flood prone areas;
- (e) information of flood inundation levels;
- (f) flood hazard maps;
- (g) flood early warning systems;
- (h) socio-economic impacts; and
- (i) any other data relevant to the management of the national public water works for water resources storage and flood control.

(2) The data shall be made available on the Water Storage Authority's website provided that a person requiring an extract of the data certified to be true from the Water Storage Authority's database shall make an application for it in writing and pay such reasonable costs as the Water Storage Authority may require.

(3) The request for data should be reasonable and relevant with respect to a specific activity and area.

(4) Data provided by the Water Storage Authority shall not be transferable to a third party and the Water Storage Authority shall not be liable for any error or omissions in the data.

40. The Cabinet Secretary shall, based on the information maintained pursuant to regulation 39(1), within twelve months of the coming into force of these Regulations and as required by the Climate Change Act, formulate and publicly disseminate an action plan and strategies to guide how climate change considerations shall be integrated in the management of water resources, including mitigation and adaptation actions, and the prevention and management of floods and other impacts of climate change.

Climate change action plan.
No. 11 of 2016.

41. The Authority shall regulate implementation of Integrated Flood Management Plans in all the flood prone areas by relevant state organs in collaboration with stakeholder groups.

Flood mitigation activities.

42. The Integrated Flood Management Plans shall be implemented through water resources users associations and other stakeholders in collaboration with county governments and in accordance with the guidelines issued by the Cabinet Secretary.

County governments and integrated flood management plans.

43. The Authority may require the development of check dams, green energy projects and dykes for purposes of flood mitigation.

Check dams, green energy, projects, dykes etc.

PART VIII—WATER HARVESTING

44. (1) The Cabinet Secretary shall, following public consultation, and on the basis of recommendations of the Water Storage Authority, gazette a Water Harvesting Policy and Strategy.

Water Harvesting Policy and Strategy.

(2) The Water Harvesting Policy and Strategy shall —

- (a) not be in conflict with the national water resource strategy;
- (b) set out the policy objectives, plans, guidelines and procedures and strategies for rainwater harvesting;
- (c) take into account any relevant national or regional plans;
- (d) outline mechanisms and procedures for collaborating with other institutions, both public and private, at national and county level to achieve the objectives of the policy and strategy;
- (e) put in place measures and incentives to enhance the adoption and implementation by the public of rainwater harvesting;
- (f) facilitate the provision of technical and capacity building support to public and private institutions at national and county level on rainwater harvesting techniques; and
- (g) be time bound.

(3) All state organs at national and county level shall give effect to any water harvesting policy made under this Part when exercising any power or performing any duty in terms of these Regulations.

(4) The construction of the water harvesting systems in all new institutional, commercial, public and open areas shall give effect to the water harvesting policy and be undertaken in accordance with the applicable county government planning and building regulations and all other applicable rules and regulations.

45. (1) Any building constructed after the commencement of these Regulations which is to be used —

Roof-based rainwater harvesting.

- (a) as an institutional facility, place of employment or otherwise;
- (b) as a manufacturing or industrial establishment; or
- (c) commercial establishment or place for the service of customers, shall have its roof adequately guttered for catching rain water or may have a ground catchment for the purposes of catching rainwater.

(2) Subject to sub regulation (3), the storage capacity of the tank or other storage facility in respect of any building referred to in sub regulation (1) shall be capable of storing water sufficient to meet the equivalent of seven days average water demand of the building.

(3) Where adequate reason is given to the county government in consultation with the Water Storage Authority to the effect that —

(a) it is not practicable —

- (i) to gutter the roof of a building mentioned in sub regulation (1) for catching rain water;
- (ii) to provide a ground catchment having the prescribed area; or
- (iii) to provide a tank or tanks having the prescribed capacity; and

(b) the building can in the opinion of the county government or water services provider, be adequately supplied with drinking water from a main piped supply, the county government may, subject to such conditions and restrictions as it may think proper to impose, allow the owner or occupier of the building to dispense in part or in whole, compliance with sub regulation (1) or sub regulation (2).

(4) Roof based rainwater shall be harvested for use through a filter into a storage tank or subject to compliance with the water resource quality standards prescribed by the Authority, for recharge of an open well or borehole. In case of a borehole in a building, rainwater shall be harvested through artificial structures or pits, irrespective of the nature of subsoil conditions.

(5) Rainwater from the roof of a building such as tiled, sloped roof and flat roof may be collected using appropriate sized gutters or pipe lines and stored either in a collection tank or storage structure of appropriate size placed over the ground or underground after proper filtration and disinfection.

(6) An appropriate filter shall be used for filtering rain water and the water shall be used for non-potable purposes.

(7) The rainwater collected to be used for potable purposes by the owner or occupier shall be treated before use according to the Drinking Water Guidelines made by the Water Services Regulatory Board.

(8) Any surplus water available after filling a storage tank may be diverted to an open well through a recharge structure or a pit.

46. (1) A person may —

- (a) directly capture and store precipitation on a parcel of land owned or leased by that person in accordance with sub regulation (2); and

Land based
rainwater harvesting.

- (b) place the water captured and stored as provided in sub regulation (1)(a) to beneficial use on the parcel on which the water is captured and stored.

(2) Land based rain water harvesting shall be done using the appropriate ground water recharge structures or pits depending on the nature of the sub-soil conditions.

47. (1) The Water Storage Authority shall establish a website on which a person may register to receive technical and capacity building support from the Water Storage Authority or its agents to enable the person comply with these Regulations.

Technical and capacity building support.

(2) A person registering under sub regulation (1) shall furnish the Water Storage Authority with the following information —

- (a) name and address of the person capturing or storing precipitation;
- (b) total capacity of all containers storing precipitation; and
- (c) street address or other suitable description of the location where precipitation is to be captured and stored.

48. (1) An agricultural establishment using water resources for irrigation purposes shall implement water harvesting and storage measures capable of storing flood water sufficient to meet three months water demand.

Rainwater harvesting by agricultural establishments.

(2) An agricultural establishment using water resources for commercial irrigation shall submit to the Water Resources Authority a plan of water harvesting and storage strategies to be implemented.

(3) The Water Resources Authority or its agent may conduct an inspection to verify compliance with the implementation report.

49. County governments shall put in place measures to ensure that provision is made for planning, managing, maintaining, financing, extending and improving drainage services and storm water run-off collection within its area of jurisdiction.

Storm water run-off.

PART IX—LICENSING OF QUALIFIED PROFESSIONALS AND QUALIFIED CONTRACTORS IN RESPECT TO WATERWORKS

50. A water sector professional or dam contractor desiring to be licensed as a qualified water sector professional for storage dams or other waterworks or qualified dam contractor, if not already licensed under the applicable water resources regulations for the appropriate class of storage dam, shall apply in writing to the Cabinet Secretary for licensing.

Licensing of qualified water sector professional or approved dam contractor.

51. (1) The application referred to in regulation 50 shall be accompanied by —

Application to be licensed qualified water sector professional of approved dam contractor.

- (a) a description of the class of waterworks and risk categories of the waterworks which the water sector professional or contractor wishes to be licensed in respect of; and

- (b) particulars of the applicant's qualifications, training and experience.

(2) Before determining an application made under sub regulation (1), the Cabinet Secretary shall forward it to the Technical Advisory Committee established under the applicable Water Resources Regulations for consideration, except when the procedure provided for in sub regulation (5) is followed.

(3) The Technical Advisory Committee may recommend an application under sub regulation (1) —

- (a) for approval by the Cabinet Secretary subject to conditions if there are limited shortcomings in the relevant skills, and experience on the specific storage dams or other waterworks construction, engineering, design, operation and management; or
- (b) for rejection if substantial weaknesses are evident.

(4) The Cabinet Secretary shall take into account the recommendations made by the Technical Advisory Committee before granting an approval or rejecting an application made under sub regulation (1).

(5) The Cabinet Secretary may approve an application by a qualified water sector professional for any task with a safety risk, taking into account the recommendation by the Technical Advisory Committee, provided that —

- (a) the type of dam is the same, or can be logically associated with a similar category or combination of dam types, for which the applicant has been previously approved;
- (b) the maximum wall height of the dam as defined in these Regulations does not exceed that for which the applicant has been previously licensed by more than —
 - (i) three metres in the case of Class SD1 dams;
 - (ii) five meters in the case of Class SD2 dams; and
 - (iii) fifteen meters in the case of Class SD3 dam.

(6) The Cabinet Secretary may also approve an application for any specific task if the task is, in the opinion of the Cabinet Secretary on the basis of the recommendation of the Technical Advisory Committee, no more complex than that for which the applicant has previously been approved as a qualified water sector professional.

(7) In the case of tasks to be carried out for a Class SD3 dam, a qualified water sector professional shall apply to the Cabinet Secretary for approval of members of the professional team and provide the names, qualifications, curriculum vitae, relevant professional experience and description of each component of the task entrusted to each team member.

(8) The water sector professional or qualified contractor shall be informed in writing of any decision of the Cabinet Secretary.

(9) A professional contemplated under sub regulation (1) shall —

(a) inform the dam owner of the decision of the Cabinet Secretary whether the application has been approved, conditionally approved or not approved;

(b) apply to the Cabinet Secretary for approval of a person or group of persons to assist him or her in the specified field of dam engineering if the approval is subject to conditions requiring assistance; and

(c) immediately inform the Cabinet Secretary in writing if he or she has withdrawn from a task or if his or her appointment has been terminated by the dam owner.

(10) An application under sub regulation (9) (b) shall include the name, qualifications, curriculum vitae and relevant experience of the person or group of persons providing assistance.

(11) The different categories of qualified professionals and contractors shall be as provided in Table 3 and Table 4 in the Second Schedule and by taking note of factors such as the maximum wall height of the dam, type of dam wall, regional maximum flood or type of task that the approved professional person may undertake.

(12) The requirements for admission to a class of approved water sector professional on the register are the same as those for regulating the approval of a professional person as a qualified water sector professional for a specific task, with the additional requirement that a water sector professional shall have successfully completed at least one task for a specific dam as the qualified water sector professional in accordance with these Regulations.

(13) The Cabinet Secretary shall maintain two separate registers for qualified water sector professionals and qualified dam contractors in accordance with the applicable Regulations.

(14) The registers under sub regulation (13) shall be published annually in the *Gazette* and shall be made available within reasonable time to any person who has made a written request to the Cabinet Secretary for a copy of the register.

(15) A qualified water sector professional on the register may undertake tasks as provided in the register without having to reapply.

(16) A qualified water sector professional on the register may only perform a task or tasks within the class for which he or she has been approved and shall —

(a) follow the procedure set out in regulation 10 (6) for tasks related to Class SD3 dams if applicable;

(b) follow the procedure set out in regulation 10 (3) in the case of conditional approval; and

(c) submit a copy of the licence issued by the Cabinet Secretary

to the Water Resources Authority for its records and a written confirmation from the dam owner confirming that he or she has been licenced to perform a specific task, within seven days of the licence being issued.

PART X— GENERAL PROVISIONS

52. Any breach of the provisions of these Regulations shall — Offences.

- (a) constitute an offence, punishable in accordance with the provisions of section 147 of the Act; and
- (b) constitute a reason for suspension or cancellation of the permit or other authorisation held by the owner or operator of the storage dam or waterworks.

53. (1) No person may use any works otherwise than as permitted under the Act or these Regulations. Other offences.

(2) For the avoidance of doubt, a person who —

- (a) fails to comply with any condition attached to the operation and maintenance of waterworks for water resources storage and flood control under the Act and these Regulations;
- (b) fails to comply with an order or directive issued under the Act and these Regulations and unlawfully and intentionally or negligently tampers or interferes with any works, any seal or measuring device attached to a waterworks for water resources storage and flood control;
- (c) fails or refuses to give data or information, or gives false or misleading data or information when required to give information under the Act;
- (d) intentionally refuses to perform a duty or obstructs any other person in the exercise of any power or performance of any of that person's duties in terms of the Act and these Regulations;
- (e) unlawfully and intentionally or negligently commits any act or omission which detrimentally affects or is likely to effect a waterworks for water resources storage and flood control,

commits an offence and is liable on conviction, to the penalties prescribed under section 147 of the Act.

54. (1) Any person with a complaint related to any matter falling within the mandate of the Water Storage Authority shall submit the complaint to the appropriate office of the Water Storage Authority by providing the details shown in the Fifth Schedule.

*Complaints
mechanism.*

(2) The Water Storage Authority shall reply to the complainant, with copies to all other relevant parties, within twenty-one days of receiving the complaint, stating what action is being taken, the position of the Water Storage Authority on the matter or any recommendation to the complainant.

(3) If the complainant is dissatisfied, he or she may forward the matter to the Chief Executive Officer of the Water Storage Authority.

(4) The Chief Executive Officer shall respond to the complainant by upholding or overruling the action taken or decision made by the agent or officer within twenty-one days of receiving the complaint and the Chief Executive Officer shall furnish copies of the decision to all other relevant parties.

(5) If the complainant is dissatisfied with the decision of the Chief Executive Officer or if the Chief Executive Officer fails to communicate his or her decision to the complainant within twenty-one days, the person may have recourse under section 121 (2) of the Act and may forward the matter to the Water Tribunal for determination.

(6) Each complaint shall be given a complaint number by the Water Storage Authority which shall be used for purposes of monitoring the response and action taken to address the complaint.

55. (1) Construction of works by the Water Storage Authority or its agent prior to the commencement of these Regulations or construction work in progress on that date shall within a period of twelve months following the commencement of the Regulations or such longer period as the Authority may permit take measures to bring the waterworks into compliance with these Regulations.

Transitional
arrangements.

(2) Where existing or ongoing waterworks are not authorised, the owner or operator shall within a period of twelve months following the commencement of the Regulations lodge an application with the Authority for a water use permit.

FIRST SCHEDULE

r4 (1), 7(1), 10 (1)

CLASSIFICATION OF STORAGE DAMS

Table 1: Classification of Storage Dams

Class of Dam	Maximum Depth of Water at NWL (m)	Impoundment at NWL (m ³)	Catchment Area (km ²)
SD1	0 – 4.99	< 100,000	< 100
SD2	5.00 – 14.99	100,000 to 1,000,000	100 to 1,000
SD3	≥ 15.00	> 1,000,000	> 1,000

NWL = Normal Water Level

SECOND SCHEDULE

(r 4 (1), 6(1), 10(3)(a), 11(1), 15(c), 22, 23(1), 33(1), 51(1))

RISK FACTORS OF STORAGE DAMS AND OTHER WATERWORKS

Table 2: Risk Factors

Classification	Population at Risk	Incremental Consequences of Failure		
		Loss of Life	Environmental and cultural values	Infrastructure, economics and other property
SD 1 (Low Risk)	Temporary/ Permanent	Minimal numbers	Limited presence of: (a) important fisheries (b) important wildlife habitats (c) rare or endangered species, or (d) unique landscapes (e) sites of cultural Significance and additionally Restoration or compensation in kind for losses and damage is possible.	Low economic losses affecting limited infrastructure and residential buildings, public transportation or services or commercial facilities; alternatively limited destruction or damage to locations used occasionally and irregularly for temporary purposes.
SD 2 (Medium Risk)	Permanent	Significant numbers	Significant presence: (a) critical fisheries; (b) critical wildlife habitats; (c) rare or endangered species, or (d) unique landscapes (e) sites of cultural	Moderate economic losses affecting important infrastructure, public transportation or services or commercial facilities, or moderate destruction or severe damage to residential

			significance and additionally Restoration or compensation in kind for losses and damage difficult.	areas.
SD 3 (High Risk)	Permanent	Large numbers	Presence of : (a) critical fisheries; (b) critical wildlife habitats; (c) rare or endangered species, or (d) unique landscapes (e) sites of cultural significance and additionally Restoration or compensation in kind for losses and damages is impossible or impracticable.	High economic losses affecting critical infrastructure, public transportation or services or commercial facilities, or significant destruction or damage to residential areas.

Table 3: Design and Supervision of Dam

<i>Class of Dam</i>	<i>Category of Qualified Water Professional</i>
SD1	Panel II C, Panel I C1 & Panel I C2
SD2	Panel I C1 & Panel I C2
SD3	Panel I C2

Table 4: Category of Dam Contractor

<i>Class of Dam</i>	<i>Category of Dam Contractor</i>
SD1	C1, C2
SD2	C1, C2
SD3	C1

Table 5: Minimum Return Period for Spillway Design

<i>Class of Dam</i>	<i>Minimum Return Period for Design of Spillway</i>
SD1	1 in 50 years
SD2	1 in 100 years
SD3	1 in 500 years

Table 6: Dam Safety Inspection Schedule

<i>Class of Dam</i>	<i>Frequency of inspection</i>	<i>Inspection by</i>
SD1	Once in 3 years	Panel I C1, Panel I C2, Panel II C
SD2	Once in 2 years	Panel I C2, Panel I C1
SD3	Once a year	Panel I C2

THIRD SCHEDULE

(r 11(2), r 12(2), 14(1), 20(1), 21(1), 33(1), 34(1))

CONTENT AND FORMAT OF TECHNICAL REPORTS

The following technical reports shall substantially provide the details required.

DAM DESIGN REPORT (FOR CLASS SD1, SD2 AND SD3 DAMS)

<i>Item</i>	<i>Contents</i>
1.	Details of location
2.	Details of hydrological assessment
3.	Details of design flood and return period
4.	Details of embankment
5.	Details of reservoir
6.	Details of draw-off and compensation works
7.	Details of spillway(s)
8.	Details of ancillary structures
9.	Details of construction materials
10.	Details of construction schedule
11.	Details of operational rules
12.	Procedures to notify and protect downstream inhabitants, infrastructure and environments
13.	Schedule of inspection and maintenance
14.	Assessment of impacts and risks

DAM OPERATION REPORT

<i>Item</i>	<i>Contents</i>
1.	Basic summary of technical details
2.	Details of management structure for dam operations
3.	Details of operational and release rules
4.	Details of operation and maintenance systems
5.	Procedures to notify and protect downstream inhabitants, infrastructure and environments
6.	Schedule of inspection and maintenance

DAM COMPLETION REPORT

<i>Item</i>	<i>Contents</i>
1.	Changes and explanation for differences between as-constructed and design details
2.	As-constructed drawings
3.	Summary of as-constructed details

DAM INSPECTION REPORT

<i>Item</i>	<i>Contents</i>
1.	Current condition of dam with respect to approved design and "as-constructed" condition
2.	Any action required to restore the functional and structural integrity of the dam to the required state
3.	Any changes with regard to the risk of or impact in the event of dam failure

DAM DAMAGE OR FAILURE REPORT

<i>Item</i>	<i>Contents</i>
1.	Details of location
2.	Date and time of dam failure or damage
3.	Preceding climate
4.	Preceding hydrology
5.	Cause of dam failure or damage
6.	Steps taken to notify downstream inhabitants
7.	Nature and extent of damage caused to the dam or caused by the dam failure

FOURTH SCHEDULE

(r. 17(1))

PREMIUMS FOR USE OF WATER FROM A REGULATED WATERCOURSE ETC

In the case of a permit to abstract or divert water from a regulated river, a premium shall be paid by the water user which shall be calculated using the formula herein:

$$Ks \frac{(O \& M) + 20\% \times \text{allocation to individual water user in MCM/year}}{\text{Annual Design Yield of Storage Dam in MCM/year}} = \text{Kshs per year}$$

Where:

1. (O&M) is the Water Storage Authority's operation and maintenance costs of the dam releasing the water into the natural watercourse from which the abstraction or diversion occurs.
2. The allocation to individual water user is the water allocated by the permit to the individual water user in cubic metres per year.
3. Annual design yield is the design yield of the storage dam releasing into the regulated river in cubic metres per year.
4. The formula provides the basis for deriving the amount payable by the water user as a premium.

FIFTH SCHEDULE

(r 54(1))

COMPLAINTS

INFORMATION TO BE GIVEN BY COMPLAINANT UNDER THESE RULES

Item	Information
(a)	Name of Complainant
(b)	Contact address, telephone number, email address (if any) of Complainant
(c)	Nature and location of the problem
(d)	Date that problem occurred
(e)	Name and, if available, the contact details of all parties to the dispute or complaint
(f)	Any other relevant details
(g)	Signature of the Complainant

Dated the 7th July, 2021.

SICILY K. KARIUKI,
Cabinet Secretary for Water and Sanitation and Irrigation.

LEGAL NOTICE No. 170

THE WATER RESOURCES REGULATIONS, 2021

ARRANGEMENT OF REGULATIONS

PART I—PRELIMINARY

1—Citation.

2—Interpretation.

3—Application of Regulations.

PART II—PRESCRIPTION OF WATER USE ACTIVITIES

4—Schedule of activities.

5—Requirement for a permit for water use activities.

6—Categorization of water resource use applications.

PART III—APPLICATION FOR A PERMIT OR OTHER AUTHORITY FOR WATER
USE

7—Application for a permit.

8—Permit for temporary use.

- 9—Water use to be appurtenant to land.
- 10—Easements, wayleaves etc.
- 11—Consent of owner of works.
- 12—Use of existing works for the public interest.
- 13—Category A applications.
- 14—Category B, C and D applications.
- 15—Maps to accompany applications.
- 16—Technical report.
- 17—Recommendations on applications.
- 18—Public notification.
- 19—Objection to permit application
- 20—Guidelines and procedures for permits of temporary nature.
- 21—Open meeting.
- 22—Rejection of application.
- 23—Authorisation to construct works.
- 24—Limitation on authorization.
- 25—Extension of authorization.
- 26—Register of authorizations and permits.
- 27—Completion certificate.
- 28—Application for water use permit for surface and groundwater.
- 29—Water use permit validity period.
- 30—Water Resource User Identification Number.
- 31—Permit fees.
- 32—Conditions of permit.
- 33—Transfer of permit by permit holder.
- 34—Variation of permit by permit holder.
- 35—Variation or cancellation of permit by the Authority.
- 36—Renewal of permit.
- 37—Register of approved water users, water uses and permits.
- 38—Permit of authorisation not a defence.
- 39—Public notification of authorisations and permits.
- 40—Compliance with other laws.

PART IV — SURFACE WATER

- 41—Surface water allocation plans and guidelines.

- 42—Declaring a watercourse.
- 43—Boundary of properties defined by a watercourse.
- 44—Wetlands.
- 45—Land reclamation.
- 46—Requirement to obtain permit after land reclamation.
- 47—Allocation of water for irrigation.
- 48—Hydro power.
- 49—Works Associated with fish movement for protection and control of fish.
- 50—Water Resources data.

PART V—GROUNDWATER

- 51—Authorisation for groundwater development.
- 52—Regulation of groundwater development.
- 53—Borehole and well test pumping.
- 54—Supervision of works.
- 55—Borehole or well completion record.
- 56—Issue of permit or approval
- 57—Groundwater conservation.
- 58—Artificial ground water recharge.
- 59—Groundwater data
- 60—Groundwater allocation guidelines

PART VI—WATER QUALITY MONITORING AND WASTE DISPOSAL

- 61—Control of water pollution
- 62—Waste Disposal Control Plan
- 63—Water quality requirements
- 64—Liquid waste disposal records
- 65—Consideration of Category A Waste Disposal applications
- 66—Issuance of waste disposal permits
- 67—Spillage
- 68—Water quality monitoring
- 69—Water quality, waste disposal and effluent discharge data
- 70—Water quality sampling procedure
- 71—Pollution control enforcement

PART VII—WORKS

- 72—Inspection of works prior to, during and post construction

73—Temporary works

74—Abandoned works

PART VIII — CONDITIONS OF AUTHORISATION, PERMITS AND APPROVED
WATER USES

75—Compliance with the Environmental Management and Co-ordination Act

76—Inspection

77—Controlling and measuring devices

78—Limitation of flow or quantity

79—Collection and submission of abstraction, water quality and effluent discharge data

80—Airline

81—Water resource inspector

82—Water resource data

83—Register of water bodies

PART IX — WATER USE CHARGES

84—Water use charges

85—Annual adjustment of water use charges

86—Review of water use charges

87—Automated measuring device

88—Time limitation on arrears

89—Groundwater conservation charge

90—Penalty for over-abstraction

91—Waiver of premium payable

92—Penalty for failure to use automated measuring device

93—Revenue collection agents

94—Mode of payment

95—Interest for late payment

96—Failure to pay water use charges

PART X—WATER RESOURCE USERS ASSOCIATIONS

97—Registration and operations of water resource users associations

PART XI—BASIN WATER RESOURCES COMMITTEES

98—Consideration of Category B, C and D applications

99—Quorum of basin water resource committee

100—Regional offices

101—Publication of committee reports

PART XII—PROTECTED AREAS AND GROUNDWATER CONSERVATION
AREAS

- 102—Identification of protected or designated groundwater conservation areas
- 103—Management Regulations
- 104—Public consultations

PART XIII—THE RESERVE

- 105—Composition of the Reserve
- 106—Reserve Quantity
- 107—Information on and protection of the reserve quantity

PART XIV—REGISTRATION OF WATER SECTOR PROFESSIONALS

- 108—Categories of qualified water sector professionals
- 109—Licensing of qualified water sector professional or qualified contractor
- 110—Persons qualifying for a qualified water sector professional licence
- 111—Professionals holding non-Kenyan qualifications
- 112—Application for a licence
- 113—Professional interview
- 114—Qualified water sector professional licence
- 115—Codes of practice for qualified water sector professionals
- 116—Register of qualified water sector professionals
- 117—Complaints
- 118—Validity of certificates, documents or plans
- 119—Misrepresentation as a licensed qualified water sector professional

PART XV—LICENSING OF CONTRACTORS

- 120—Categories of qualified contractors
- 121—Criteria for qualified contractors
- 122—Application to register as a qualified contractor
- 123—Qualified contractor licence
- 124—Verification of necessary and valid authorisations
- 125—Code of Practice for qualified contractors
- 126—Complaints against qualified contractors
- 127—Register of qualified contractors
- 128—Misrepresentation as a qualified contractor

PART XVI—MISCELLANEOUS

- 129—Recognized water quality laboratories
-

130—Orders

131—Emergency Order

132—Complaints mechanism

133—Penalties

134—Revocation

THE WATER ACT

(No. 43 of 2016)

IN EXERCISE of the powers conferred by section 142 and section 36 (d) of the Water Act 2016, the Cabinet Secretary for Water, Sanitation and Irrigation makes the following Regulations —

THE WATER RESOURCES REGULATIONS, 2021

PART I—PRELIMINARY

1. These Regulations may be cited as the Water Resources Regulations, 2021. Citation.

2. (1) In these Regulations, unless the context otherwise requires— Interpretation.

“abstraction” means the taking of water from any water resource, either permanently or temporarily;

“airline” is a tube installed in a borehole or well for the purposes of measuring water level;

“alteration” means any physical change in the depth, diameter, casing, screen or any other structural change in an existing borehole, or any consequent change in Permit yield as a result of an approved Variation;

“analysis” means the testing or examination of any matter, substance or process for the purpose of determining its composition or qualities or its effect (whether physical, chemical or biological) on any segment of water or examination thereof;

“annual potential recharge” means, in respect to an aquifer, annual potential recharge as defined by the Authority in water resources allocation guidelines issued by the Authority from time to time.

“aquifer” means a geological formation, group of formations or part of a formation containing sufficient saturated permeable material to yield significant quantities of water to boreholes or springs;

“artificial groundwater recharge” means the intentional augmentation of groundwater resources by directly improving the infiltration of water to a target aquifer through the construction of suitable recharge structures;

“Association” means a water resources user association;

“authorisation” means authorisation issued by the Authority to construct works;

“authorised” means as approved by the Authority;

“basic human needs” means the quantity of water required for drinking, food preparation, washing of clothes, bathing, basic sanitation and is assumed to be equal to twenty-five litres per person per day;

“basin area water resources management strategy” refers to a document that has been prepared for the purpose of directing the management of the water resources within the basin area;

"borehole" means a hole, usually vertical, drilled for the extraction of or measurement of groundwater;

"canal" means any surface drain, ditch, furrow, channel, flume or other conduit for conveying water, the surface of which is at atmospheric pressure;

"chemical" means a chemical substance in any form whether by itself or in a mixture or preparation, whether manufactured or derived from nature and includes industrial chemicals, pesticides, fertilizers and drugs;

"commercial irrigation" means irrigation primarily for commercial purpose

"dam" includes any existing or proposed structure together with appurtenant works, which is capable of containing, storing or impounding water (including temporary impoundment or storage) above ground level, whether that water contains any substance or not;

"discharge" means volumetric flow rate;

"driller" or "drilling contractor" means a person, firm or agency which is registered under these potential Regulations to undertake the construction or rehabilitation of a borehole;

"effluent" means waste which is—

- (a) a liquid which flows out of a containing space;
- (b) sewage water or other liquid, untreated, partially or completely treated discharged directly or indirectly into a water resource;

"environment" includes the physical factors of the surroundings of human beings including land, water, atmosphere, climate, sound, odour, taste, the biological factors of animals and plants and the social factor of aesthetics and includes both the natural and the built environment;

"emergency" means a disaster or hazard caused by climatic, hydrologic, tectonic, accidental, natural or man-made events which have or potentially can affect a large population and which require extraordinary measures to be undertaken to safeguard public interests;

"flow" means a volume of water passing a cross section of a body of water, watercourse or works in a unit of time;

"groundwater" means the water of underground streams, channels, artesian basins, reservoirs, lakes and other bodies of water in the ground, and includes water in interstices below the water table;

"groundwater potential" means groundwater potential as defined by the Authority in water resources allocation guidelines issued by the Authority from time to time;

"indexation" means the methodology for adjustment of the water use charge whereby the water use charge is allowed to change by the rate of inflation over the initial price;

"inspector" means any water service inspector appointed in accordance with regulation 81;

"irrigation" refers to the artificial application of water to a plant;

"landholder" in relation to land, means the registered owner of the land or the person in whom the land is otherwise vested by law, and includes—

- (a) any person who by any established right, customer estate whatsoever is, or is entitled to be, the holder or possessor of land;
- (b) any person lawfully holding or occupying land in accordance with the provisions of any law empowering the allotment of land upon the promise of title, subject to the fulfilment by the allottee of prescribed conditions; and
- (c) any person to whom a mining lease or mining location has been granted under the Mining Act, 2016;

"land reclamation" means the process of making land capable of more intensive use by changing its general character, as by drainage of excessively wet land; irrigation of arid or semiarid land; or recovery of submerged land from seas, lakes and rivers;

"measuring device" refers to a fitting, equipment or infrastructure which can be calibrated to provide an accurate measure of the flow or level of water;

No. 12 of 2016.

"natural resources" include resources of air, land, water, animals and plants including their aesthetic qualities;;

"operator" means any person authorized to construct works under these regulations by authorization, or to divert, abstract, or use water by permit;

"permit" means a permit for the time being in force under this Act;

"permit holder" means the person the Authority has issued with a permit or any other person acting under the authority of the permit holder;

"plan" means map or drawing and the associated literature;

"point source" means any discernible, confined and discrete conveyance, including but not limited to any pipe, ditch, channel, conduit, tunnel, well, discrete fissure, container, rolling stock, concentrated animal feeding operation or vessel or other floating craft from which pollutants are or may be discharged;

"pollution", in relation to a water resource, means any direct or indirect alteration of the physical, thermal, chemical and biological properties of the water resource so as to make it—

- (a) less fit for any beneficial purpose for which it is or may reasonably be expected to be used; or
- (b) harmful or potentially harmful to —
 - (i) the welfare, health or safety of human beings;
 - (ii) any aquatic or non-aquatic life or property; or
 - (iii) the environment;

"pon" means a natural depression that contains water;

"qualified water sector professional" means a person qualified under these to provide the services of a professional chemist, hydrologist, hydrogeologist, engineer, surveyor or other professional service required to be performed under the Act;

"receiving water body" means any surface or groundwater body that may be used for effluent disposal under the Act;

"regional office" means an office of the Authority established within or near to a basin area pursuant to the provisions of the Act;

"rehabilitation" means any physical, mechanical or chemical process conducted in any water infrastructure which is undertaken to improve its operational status; ;

"riparian area" is land which by virtue of the proximity of the land to a water body, management obligations shall be imposed on the owner of the land by the Authority;

"soil and water conservation plan" refers to a set of activities that have to be done in order to reduce the likelihood of soil and water loss from the landscape;

"stakeholder" is a person or entity that has influence over or is affected by a certain activity on the resource;

"standard" means the limits as established under these regulations which are made pursuant to the Act or any other written law;

"subsistence irrigation" means irrigation primarily for household food security purposes;

"use", in relation to water contained in or forming part of a water resource, means—

- (a) abstraction, obstruction, or diversion of the water resource;
- (b) discharge of materials or substances into the water resource;
- (c) derivation of energy from the water resource;
- (d) derivation or extraction of natural resources or other materials from a water resource;
- (e) any other activity, of a kind prescribed by these Regulations, in relation to the water resource;

"variation" means any authorised amendment made to a water permit

"waste" includes any matter prescribed to be waste and any matter whether liquid, solid, gaseous, hot or radioactive substances, which is discharged, emitted or deposited in the environment in such volume composition or manner likely to cause an alteration of the environment;

"waste disposal" means the action of releasing, depositing, discharging emitting all forms of waste not authorized by the Authority into the environment that has the potential to causing pollution and adversely affecting the quality of water resources;

"waste disposal control plan" means the plan referred to in the

Fourth Schedule of these Regulations whose purpose is to control the discharge of any pollutant into a water resource;

"water resources monitoring network" means the set of equipment, infrastructure established for the purpose of monitoring the quantity and quality of the water resources;

"water resource user association" means an association of water users, or other stakeholders who have formally and voluntarily associated for the purposes of cooperatively sharing, managing and conserving a common water resource and resolution of water use conflict;

"Water Tribunal" means the Water Tribunal established by section 119 of the Act;

"weir" means an obstruction placed across the watercourse or body of water for the primary purpose of abstracting or diverting water, or of arresting or retarding its flow, but not for storage; and

"wetland" refers to an area where plants and animals have become adapted to temporary or permanent flooding by saline, brackish or fresh water.

(2) Unless otherwise provided, the units shall be International System of Units.

3. (1) These Regulations shall apply to the regulation, management, use and development of water resources.

Application of
Regulations.

(2) These Regulations shall apply to all water resources whether perennial or seasonal and including water resources of the territorial sea.

PART II—PRESCRIPTION OF WATER USE ACTIVITIES

4. Without prejudice to the generality of section 2 of the Act, the activities set out in Part 1 of the First Schedule carried out on or in relation to a water resource shall be regarded as water use activities requiring a water use permit.

Schedule of
activities.

5. The activities listed in Part 2 of the First Schedule are water use activities in respect of which an application for variation of permit shall be required.

Requirement for a
permit for water use
activities.

6. (1) Water use activities shall be categorised into four categories on the basis of the criteria stipulated in Part 3 of the First Schedule.

Categorization of
water resource use
applications.

(2) In the categorisation of water resources under sub regulation (1), the views of the Basin Water Resources Committee and the Association shall be taken into account, and, where there is no registered Association, the views of the local representative associations whose objectives are natural resource use or natural resource use conflict resolution shall be considered.

(3) In determining the category into which a water use activity falls, account shall be taken of and effect given to the differences associated with the characteristics of the catchment or basin in which the water resources is located and the particular circumstances of each

water resource as stipulated by the Authority in water allocation guidelines.

(4) A person aggrieved by the decision of the Authority on the category into which a water use falls may appeal to the Water Tribunal.

PART III—APPLICATION FOR A PERMIT OR OTHER AUTHORITY FOR WATER USE

7. (1) A person who intends to undertake an activity involving the use of water from a water resource shall apply to the Authority for a permit before commencing the activity.

Application for a permit.

(2) A person who fails to obtain a permit as provided under sub regulation (1) commits an offence.

8. Where the activity for which the water is intended to be used is temporary in nature, the application shall be for a permit for a period of one year or such longer period, not exceeding two years, as may be determined by Authority.

Permit for temporary use.

9. (1) An application for a water use permit shall be made by the owner of the land on which the water use is to take place and, where the applicant is not the landowner, the consent of the owner of the land shall be endorsed on the application.

Water use to be appurtenant to land.

(2) An application for a permit under sub regulation (1) shall be accompanied with evidence of ownership of the land which shall be—

- (a) the registered document of title, where the land is registered; or
- (b) where the land is not registered, other documentary evidence satisfactory to the Authority that the applicant is the lawful landowner or has the authority of the lawful landowner to make the application.

10. (1) A permit holder seeking to use water on land other than the land on which the water use activity is to occur shall obtain an easement, wayleaves or other legal right of access.

Easements, wayleaves, etc.

(2) An application for an easement or other right of access under sub regulation (1) shall be made in the Form WRA 002 set out in the Thirteenth Schedule and accompanied by the fee set out in the Second Schedule.

(3) The easement or right of access referred to in this regulation may be in existence at the time of the application or to be granted upon the issue of the water use permit.

(4) A person intending to enter upon land belonging to other persons for survey or investigative purposes of water resource management or development shall submit to the Authority an application in Form WRA 015 set out in the Thirteenth Schedule and accompanied by the fee set out in the Second Schedule.

(5) The Authority shall be indemnified against all claims by landowners for damage or losses arising from works developed by a

permit holder or a person authorised to construct works for the use of water.

11. (1) An applicant intending to use works owned by another person shall, at the time of the application and on every renewal thereafter, produce to the Authority satisfactory evidence of the consent or agreement of the owner of the works to the intention to use the works.

Consent of owner of works.

(2) Where in the opinion of the Authority monitoring and control of the water use activity would be best achieved by the issuance of separate permits to applicants intending to share common works, the Authority may issue separate water permits or a supplementary permit in the Form WRA 021 set out in the Thirteenth Schedule.

12. (1) Where, in the opinion of the Authority, public interest would best be served by the use of existing works, the Authority may, after giving the owner of the works an opportunity to make representations, order the owner of the works to make available the works to any applicant so long as the water use of the owner of the works is not adversely affected.

Use of existing works in the public interest.

(2) The owner of the works whose works are, pursuant to an order of the Authority, to be used by another applicant for a water use activity, shall be entitled to prompt and fair compensation for use of the works.

13. (1) An application for a permit for a proposed water use activity falling within category A activity specified in the First Schedule shall be—

Category A applications.

- (a) made prior to constructing or installing of the works;
- (b) made to the Authority in Form WRA 001 set out in the Thirteenth Schedule;
- (c) accompanied by the fee specified in the Second Schedule;
- (d) accompanied by evidence of consultations undertaken with respective Associations and, where there is no registered Association, the local representative associations whose objectives are natural resource use or natural resource use conflict resolution and their views.

(2) Upon receipt of the application under sub regulation (1), the Authority shall verify the evidence provided including seeking confirmation of the officials of the consulted Association or local representative association and upon confirmation, the regional office shall process the application.

(3) If satisfied that the proposed water use activity poses a low risk of impact on the water resource and taking account of the comments of the Association or the respective local representative associations, the Authority shall approve the application by endorsing approval on the application.

(4) Upon endorsement by the Authority under sub regulation (3), the applicant may commence the water use activity described in the

application subject to conditions applicable to Category A water users.

(5) The Authority may at any time require any Category A water user to be re-classified after an assessment of the water resource or for other reasonable cause.

(6) Where there is a material change in any aspect of the water use —

- (a) the water user shall notify the Authority within twenty-one days of the change; and
- (b) the Authority shall assess whether, in light of the change, a re-application or a variation of the conditions imposed on the water use is necessary.

(7) Where a permit holder—

- (a) fails to notify the Authority of a material change to the water use;
- (b) uses water in breach of the conditions applicable to the water use;
- (c) withholds relevant information from the Authority or gives information which is misleading in any material particular,

commits an offence and the Authority may, in addition to any other penalties, cause the cancellation of the Category A water use permit.

14. (1) An application for a permit for a proposed water use activity falling within Category B, C or D as specified in Part III of in the First Schedule shall—

Category B, C and D applications.

- (a) be made to the Authority in the Form WRA 001 set out in the Thirteenth Schedule;
- (b) state the intended purpose of water use;
- (c) be accompanied by a site assessment report, a hydrological assessment report or hydrogeological survey report and an environmental impact assessment study report which is compliant with the requirements in the Third Schedule; and
- (d) be accompanied by the fee specified in the Second Schedule.

(2) A separate application for water resource use as specified in the Second Schedule shall be required for each water use activity including for—

- (a) each abstraction point, whether from surface or groundwater;
- (b) each effluent discharge point unless covered under another application;
- (c) each point of storage unless covered under another application; and
- (d) separate water use activities other than those covered in paragraphs (a), (b) and (c).

(3) The applicant shall pay the application fees for each complete application before the application is processed by the Authority.

15. (1) Every water use applicant shall submit to the Authority a map showing the water body, the location of the works, supply area, location of all authorizations or permits currently held by the applicant which are relevant to the application and any other relevant details as may be required by the Authority.

Maps to accompany applications.

(2) All significant points on the map shall be geo-referenced showing Universal Transverse Mercator (UTM) coordinates and zone with respect to the Arc 1960 datum.

16. (1) Without prejudice to the provisions of regulation 14, each application for a water use activity under Category C or D shall be accompanied by a technical report prepared in accordance with the Fourth Schedule:

Technical report.

Provided that following a review of the application, the Authority may, require a category B applicant to submit a technical report.

(2) A site assessment report or a technical report shall be prepared by a qualified and licensed water sector professional.

(3) Where it is sufficiently demonstrated that an applicant is unable to use the services of a consultant in the preparation of a technical report as required under sub regulation (2), the Authority may, at the request of the applicant, undertake the report preparation.

(4) A person seeking the services of the Authority in the preparation of the any technical report, shall—

- (a) make a written request to the Authority; and
- (b) pay prescribed fees for the Authority's services of preparing the report.

(5) Where the Authority is satisfied that it is in the interest of the public and the applicant that the Authority undertakes the preparation of any technical report, the Authority shall prepare the report in accordance with these Regulations:

Provided that any water sector professional officer of the Authority who prepares the report shall not be involved in the evaluation of the same report following its submission to the Authority in support of the application for a permit.

(6) Where a water sector professional officer of the Authority undertakes duties of preparing a site assessment report or any other technical report, he or she shall be deemed to be a qualified water sector professional for the purpose of preparing the site assessment report or any other technical report.

17. (1) An water use applicant shall submit with each application evidence of consultations undertaken with the relevant Association and, where there is no registered Association operating in the area of the proposed water use, with the main local representative associations whose objectives are natural resource use or natural resource use conflict resolution and their views on the proposed water use.

Recommendations by Associations on applications.

(2) Upon receipt of an application for a water use activity under a category B, C and D, the regional office of the Authority shall provide a copy of the application to the Association and the Basin Water Resource Committee for comments and where there is no registered Association operating in the area of the proposed water use, to the key local representative associations whose objectives are natural resource use or natural resource use conflict resolution named by the applicant as having been consulted.

(3) The Association or local representative associations shall submit their comments to the Authority in the Form WRA 003 set out in the Thirteenth Schedule and copied to the applicant within thirty days of receipt of the application by the Association or associations as the case may be and the Authority shall make its decision within fourteen days of receipt of the comments.

(4) Where the Association or local representative association does not submit comments within the period specified under sub regulation (3), the Authority may proceed to determine the application after the expiry of thirty days.

18. (1) Applicants for Category C and D permits shall cause the permit application to be published in a national newspaper of wide circulation and in the *Kenya Gazette*. Public notification.

(2) At the end of each month, the Authority shall display all permit applications received, within the region, on the Authority's website, its regional and sub-regional offices and at the offices of the county commissioner, deputy county commissioner, assistant county commissioner, chief and assistant chief.

(3) A public notification issued under this regulation shall specify—

- (a) the name of the applicant;
- (b) the water resource in respect to which the application has been made;
- (c) the quantity of water applied for;
- (d) the purpose of water use for which the application has been made;
- (e) the land registration number;
- (f) the location or other local administrative unit within which the water use is to be undertaken; and
- (g) any other details relevant to the public with respect to the permit application.

19. (1) Any person may object in writing to any permit application by stating grounds for the objection.

Objection to permit application.

(2) The objection shall be lodged with the Authority within thirty calendar days of the public notification issued under regulation 18.

(3) The Authority shall consider all objections received within

the prescribed period for submitting objections before determining the application and in its decision state how it has addressed the objections.

20. The Authority shall administratively make guidelines and procedures for the application for permits for a temporary period.

Guidelines and
procedures for
permits of temporary
nature.
Open meeting.

21. (1) If, based on the objections or representations received in response to a category C and D applications or other considerations, the Authority considers it necessary to hold a open meeting with relevant stakeholders and the public, the Authority shall convene such meeting at or near the site of the proposed water use to hear views on objections, representations and other considerations before determining the application.

(2) The Authority shall give not less than fourteen days written notice of the intention to hold an open meeting on a stated day, time and venue to all the persons whose written objections were received on time and post the notice on the Authority's website, at the site of the proposed meeting and at the Authority's regional and sub-regional office.

(3) The meeting under sub regulation (1) shall be open to the public and, if appropriate, may be conducted using a virtual platform.

22. (1) Where the Authority rejects an application for a permit, it shall within thirty days of its decision, notify the applicant, and any objector to the application, of its decision in writing.

Rejection of
application.

(2) Where the applicant is aggrieved by the decision of the Authority under sub regulation (1), the applicant may within fourteen days of receiving the Authority's decision appeal against the decision of the Authority to the Water Tribunal.

23. (1) Where the Authority approves an application for a water use permit, it shall issue an Authorisation to Construct Works in Form WRA 004 set out in the Thirteenth Schedule.

Authorisation to
construct works.

(2) The Authorization issued under this regulation shall specify the period of time for completion of the works which may only be extended with the written permission of the Authority for good cause.

(3) Failure to complete works within the stipulated time or to comply with the stipulated conditions may result in the cancellation of the Authorization.

24. An Authorization to Construct Works does not authorise an applicant to commence abstraction or the proposed use of the water before the conditions governing the authorisation are certified as having been met.

Limitation on
authorization.

25. (1) Where the works are not completed within the time specified by the Authorization—

Extension of
Authorization

(a) a Progress Report shall be submitted to the Authority in lieu of a Completion Certificate; and

(b) the applicant may apply for an extension of time in Form

WRA 005 set out in the Thirteenth Schedule accompanied by the Progress Report and an Explanatory Report for the failure to complete the Works within the time stipulated.

(2) The Authority shall consider the Progress report and explanatory statement and may grant an extension for six months or such longer period as appears necessary to complete the works through Form WRA 006 set out in the Thirteenth Schedule:

Provided that an extension shall not be granted for a period longer than the period initially stipulated for constructing the works.

(3) If, despite the extension under this regulation, the construction of the Works is still not complete within the extended time, the Authorisation shall lapse and the Applicant shall, within a time stipulated by the Authority, submit to the Authority a plan for restoration of the site to, as near as is practicable, its original condition.

26. (1) The Authority shall maintain a Register of authorisations and a Register of permits in the form shown in the Thirteenth Schedule for each particular resource.

Register of authorizations and permits.

(2) Any person may obtain a copy of the Register of authorisations or Register of permits on payment of the fee specified in the Second Schedule.

27. (1) Upon completion of the works, the applicant shall submit a completion certificate to the Authority in Form WRA 007 set out in the Thirteenth Schedule.

Completion certificates.

(2) Upon receipt of the completion certificate, and on payment by the applicant of inspection fees specified in the Second Schedule, the Authority shall inspect the works to ascertain that all the conditions stated on the Authorisation have been complied with to its satisfaction.

(3) An inspector or a person authorised by the Authority shall inspect the works to ensure compliance to the Act and these Regulations using Form WRA 008 set out in the Thirteenth Schedule.

(4) Where the inspector is not satisfied with the completion status of the works, then he or she shall issue an Order within fourteen days detailing steps that shall be taken to bring the works to a satisfactory condition.

(5) Where the inspector is satisfied that the works are complete, and that the conditions have been complied with, the Authority shall, following receipt of a water use permit application, issue a permit on the Form WRA 011 in the Thirteenth Schedule within thirty one days of receipt of a complete application.

28. Within thirty days of the date of the completion of the works, the applicant shall apply to the Authority for a water use permit in relation to surface water and ground water.

Application for water use permit for surface and groundwater.

29. A water use permit granted under regulation 28 shall be issued for a period of five years but may be renewed or extended for a similar or shorter period following an application by the permit holder.

Water use permit validity.

30. A water use permit shall bear a unique water resource user identification number or security code which shall whenever

Water resource user identification number.

practicable identify the basin or sub-basin area in which the water use occurs.

31. (1) The permit holder shall pay the applicable fees as prescribed in the Second Schedule. Permit fees.

(2) Failure to pay the prescribed permit fees may be a basis for revocation of the permit, disconnection of intakes, variation of the permit conditions, recovery proceedings through a civil suit or other enforcement action deemed appropriate by the Authority.

(3) Where the permit holder, without due cause, delays in the payment of the water use fees to the Authority, interest at two per cent per month shall accrue on a daily basis until the water use fees are fully paid.

32. (1) The Authority shall state on the permit, conditions to which the permit is subject to after considering the characteristics of the water resource or body of water, the water use proposed, the technical report, the representations received and any other relevant considerations. Conditions of Permit.

(2) A permit issued by the Authority shall be subject to such terms, restrictions and limitations as the Authority may deem proper to impose and to any, or all of the following minimum conditions —

- (a) a permit shall not limit in any way the exercise of existing lawful water use rights of any other person nor imply any guarantee that the quantity of water referred to is or will become available;
- (b) the water used under a permit if it is to be returned to any water resource shall not be polluted with any matter to such an extent as to be capable of causing injury or damage whether directly or indirectly to any person, public health or to livestock, animals fish, or crops or to any undertaking in respect of which such water is used;
- (c) the permit holder shall take all reasonable precautions to the satisfaction of the Authority to prevent accumulation in any watercourse of silt, sand, gravel, stones, sawdust, refuse, sewerage, waste or any other substance which may be injurious to the water resource;
- (d) in every permit issued by the Authority for mining, industrial purposes or hydropower the following conditions are implied—
 - (i) the water used shall be returned, if reasonably practicable, to the water resource from which it was taken or to such other water resource as the Authority may direct; and
 - (ii) the water used shall, in so far as the use to which it is to be put allows, be returned substantially undiminished in quantity or quality to the water resource from which it was taken.

(3) The permit holder is responsible for fulfilling and meeting the cost of fulfilling all the conditions attached to the permit.

(4) Failure to comply with the conditions attached to the permit may be used by the Authority as a basis for suspension or cancellation of the permit.

(5) A permit holder shall maintain a record of all water abstracted, diverted, stored or discharged, giving the date, time, quality and quantity and methods of such abstraction, diversion, storage or discharge and the purpose or purposes for which such water was used and such record shall be furnished to the Authority annually or at such more frequent periods as the Authority may specify.

33. A permit holder may apply to the Authority for the transfer of the permit to another person in the Form WRA 014 set out in the Thirteenth Schedule.

Transfer of permit
by permit holder.

34. (1) A permit holder may apply to the Authority for variation of the permit in Form WRA 013 set out in the Thirteenth Schedule and accompanied by the assessment fees set out in the Second Schedule.

Variation of permit
by permit holder.

(2) Where the variation does not result in a change in the category of water user or materially change the permitted water use, the Authority may, after taking into account any representations received, grant the application.

(3) Before granting a variation application, the Authority shall give public notice of the application by posting for a period of thirty days on its web-site and at the regional and relevant sub-regional office particulars of the application and a brief summary of the nature and effect of the proposed variation and inviting persons with comments on the application to provide such comments within the thirty days.

(4) Where the variation results in a change in the category of water use, the permit holder shall be required to apply for a new permit.

(5) The permit as varied shall be made available in the register of permits maintained by the Authority.

(6) A person who contravenes this regulation commits an offence and is liable, on conviction, to the penalties prescribed by these Regulations.

35. (1) The Authority may, on its own motion, vary or cancel a water permit after giving the permit holder thirty days' notice to show cause why the permit should not be varied or cancelled and considering any representations made by the permit holder following receipt of the notice.

Variation or
cancellation of
permit by the
Authority.

(2) The Authority may undertake the following measures for enforcement—

(a) suspension;

(b) cancellation; or

(c) variation of a permit; or

(d) confiscation of any equipment or plant, or removal of works

(3) Any cost incurred by the Authority in effecting a measure under this regulation shall be a cost recoverable from the permit holder.

(4) The Authority shall post on its website and at the regional and sub-regional office, particulars of any permit variations or cancellations within thirty days of the variation or cancellation.

36. (1) Three months before the expiry of a permit, a permit holder shall apply for its renewal by — Renewal of permits.

(a) making an application in Form WRA 012 in the Thirteenth Schedule; and

(b) paying the fees for renewal, any water use charge arrears and works inspection fees as prescribed in the Second Schedule.

(2) A late submission of the application for the renewal of a permit will attract a penalty of twenty-five thousand shillings for each month of delay.

(3) The Authority shall inspect the works before processing the application for renewal.

(4) The Authority may require submission of the technical reports under regulation 16 indicating the condition of the water resources at the time of the application for renewal before processing an application for renewal or impose new conditions or alter existing permit conditions as necessary in response to causes as stipulated in section 46 (1) of the Act.

(5) If the permit holder does not apply for the renewal of the permit on expiry of the permit, the permit will automatically lapse and the Authority shall initiate the cancellation process in accordance with section 49 of the Act.

37. (1) The Authority shall maintain a Register of approved water users, water uses and permits as required by section 54 of the Act and post an electronic copy of the Register on its website. Register of approved water users, water uses and permits

(2) A person may obtain a copy of the Register of approved water users, water uses and permits certified by the Authority on payment of the applicable fees set out in the Second Schedule.

38. The issue by the Authority of an authorisation or permit shall not be a defence to any civil action or to a criminal prosecution. Permit of authorisation not a defence.

39. (1) The Authority shall cause to be displayed on the notice board, at its offices and at the offices of the chief, a list of notifications on authorisations, permits and cancellations. Public notification of authorisations and permits.

(2) The list shall include a summary of the information pertaining to the water use activity.

(3) Any person wishing to obtain full details of a particular permit shall apply using form WRA 020 as set out in the Thirteenth Schedule and pay the required fee as specified in the Second Schedule.

40. The right of a permit holder shall, notwithstanding anything contained in his or her authorisation or permit, be subject to and conditional to his or her compliance with the provisions of the Act and any other applicable laws.

Compliance with other laws.

PART IV—SURFACE WATER

41. (1) For purposes of the exercise of its water allocation functions under the Act, the Authority shall from time to time and in consultation with the Cabinet Secretary, formulate surface water allocation plans and guidelines which shall comply with the standards in the Sixth Schedule.

Surface water allocation plan and guidelines

(2) Without prejudice to sub regulation (1), for purposes of the allocation of surface water resources—

- (a) “flood flow” means any flow that exceeds the Q80 flow value;
- (b) “normal flow” means any flow that is less than the Q80 flow value;
- (c) “Q80 flow value” means the flow value that is equalled or exceeded eighty percent of the time; and
- (d) the Q80 flow value shall be derived from a naturalised flow duration curve, preferably derived from daily flows.

42. (1) The Authority may, after public consultation, declare a natural watercourse not to be a watercourse or a constructed channel to be a watercourse for the purposes of water resources management and regulation.

Declaring of a water course.

(2) Where a body of water has changed into a new course, the Authority shall recognise the new course to be a watercourse and shall require the original course to be retained as a flood channel.

43. If, owing to any natural events or authorised or unauthorised works being constructed on a water body, a body of water which constitutes the boundary of two or more properties ceases to flow between or to separate such properties or has changed into a new course, the boundaries of such properties shall, unless readjusted by mutual agreement between the parties concerned, remain as before.

Boundary of properties defined by a watercourse.

44. (1) Any portion of land in excess of one hectare which is naturally subject to seasonal or permanent flooding and has the ecological characteristics of a swamp or marsh shall be considered to be a wetland under these Regulations.

Wetlands.

(2) The Authority may by notice in the *Gazette* and for good cause, declare any portion of land which is less than one hectare as a wetland for purposes of water resources management and regulation.

(3) The land owner or legally authorised representative of the landowner of the land on which a wetland is situated shall apply to the Authority for approval for any proposed or ongoing activities including drainage, discharge into the wetland or construction that would affect the wetland.

(4) Whenever any proposal for the drainage and reclamation of a swamp involves the subsequent use by the applicant of all or any of the water conserved by the drainage or reclamation of such swamp, the applicant shall submit an application for a permit for the diversion, abstraction, storage or use of such water with a Hydrological Assessment Report, Hydrogeological Survey Report and Environment Impact Assessment Report and licence.

(5) No works involving the drainage of a swamp shall deprive any lawful water user of reasonable access to water except by agreement or on payment of compensation, or on supplying water from other sources or by other means, and the applicant concerned shall submit to the Authority all plans and documents showing the proposals to provide such water user with access to water, and any agreements to this effect, and he shall, if the proposals include any works for supplying such water user with water, submit an application for a permit.

45. (1) The Authority may in accordance with this regulation, authorise the reclamation of land for infrastructure development over and upon the sea-bed, lake or river irrespective of the ownership of land bordering on any land borders of such sea-bed, lake or river.

Land reclamation.

(2) Notification of the proposed land reclamation shall be published —

- (a) in the *Gazette* by the Cabinet Secretary;
- (b) on the Authority's website; and
- (c) in two national newspapers of wide circulation in Kenya.

(3) A notification under sub regulation (2) shall —

- (a) describe the proposed land reclamation and give the approximate area to be occupied in connection therewith; and
- (b) call upon all persons having objections to the reclamation or any claims of private right in respect thereof to submit to the Authority before the expiration of such period being not less than thirty days or as may be specified in such notification, such objections or claims in writing specifying the nature thereof and giving an estimate of any loss which it is alleged would be incurred by reason of the extinguishment of any private right.

(4) Whenever claims or objections are submitted pursuant to sub regulation (3) (b) and the Authority considers it expedient so to do, it may establish a Panel to hold a public inquiry on such matters as set out in the terms of reference.

(5) Such Panel shall keep or cause to be kept a record of any evidence taken at the public inquiry and shall transmit the same together with a report of its findings to the Authority.

(6) The Authority may, after considering the proposed land reclamation together with all objections and claims submitted and,

where a public inquiry has been held, the evidence taken by, and the report of the Panel holding the inquiry, authorise such land reclamation with or without modifications or refuse to authorise the land reclamation.

(7) A notification of an authorisation together with a description of the proposed reclamation shall be published in the *Gazette*.

(8) Upon the publication of the authorisation of a proposed reclamation, all public and private rights of navigation or fishing and rights ancillary thereto, all public and private rights of access or user, and all other public or private rights in, upon or over the sea-bed, lake or river occupied by the proposed reclamation or by the infrastructure development shall be extinguished and cease to exist.

46. (1) Any person intending to or currently undertaking a water use activity in relation to a water resource on reclaimed land shall apply to the Authority for a water use permit.

Requirement to obtain permit after land reclamation.

(2) Where the proposed water use is in relation to a lake or river, the application shall be accompanied by a letter of no objection of the Basin Water Resources Committee, the water resource users associations or local representative associations.

(3) A permit holder is responsible for complying with these Regulations in relation to any activities on reclaimed land.

47. (1) In allocating water for irrigation, the Authority shall —

Allocation of water for irrigation.

- (a) give priority to irrigation for subsistence purposes;
- (b) be guided by crop water requirements in the area and the efficiency of water use;
- (c) limit the permit holder to abstract, impound or divert only flood flow for purposes of irrigation; and
- (d) require the applicant, to the extent practicable, to make provision for not less ninety days' storage of flood flow for use during the dry season unless the abstraction of water is to be from a regulated watercourse or river.

(2) In considering aggregate water demand for subsistence irrigation, the Authority may declare by public notification for each catchment area or part thereof an upper limit for the allocation of water either in aggregate or for any one permit where the allocation is shared among more than one household.

48. (1) Every permit to develop an amount of power less than the full hydro power potential of the site may be subject to special conditions if the Authority considers that the full power development of the site at a later date may be required.

Hydro Power.

(2) If an existing permit holder is unable, or unwilling, to enlarge the works to develop the full hydropower potential of the site, and it is considered by the Authority, following consultation with the regulatory agency responsible for matters relating to electricity generation, to be in the public interest to do so, the Authority may cancel the authorization or permit and authorize the works to be carried out by another person

provided that the incoming operator shall pay compensation to the person whose permit has been cancelled.

(3) For the purpose of ascertaining the hydropower potential under any authorization or permit, the Authority shall have access to reports, plans and records of the permit holder and may request for any other information or data it may require.

(4) A permit issued for hydropower purpose, shall at all times be subject to any law affecting the construction and operation of works for the supply of power.

49. (1) Where, in the opinion of the Authority, after consultation with the government department responsible for fisheries it is necessary for the free movement of fish upstream or downstream of any dam or weir on any body of water, the Authority may require a person applying for a permit or a permit holder to provide at his or her cost in such dam or weir a fish pass, fish ladder or other structure, approved by the Authority, to enable fish to move freely up or down such a body of water:

Works associated with fish movement for protection and control of fish.

(2) Notwithstanding anything contained in these Regulations, the Authority may, on the application of any person, authorize the construction or erection in a body of water of—

- (a) works of a temporary nature which are designed solely for the purpose of improving the conditions of fish life or the facilities for fishing, in such body of water provided such works will not have the effect of raising the normal level of the body of water more than one metre
- (b) fish ladders or other means of ingress and egress for fish provided such works do not cause any obstruction in the flow of such body of water.

(3) An application under this regulation shall be on Form WRA 001 as set out in the Thirteenth Schedule and shall be submitted to the Authority together with the comments of the department responsible for fisheries.

50. (1) The Authority shall put in place and maintain measures, arrangements and systems for data gathering, analysis and management including data collection centres, rain gauging stations, laboratories and similar systems.

Water resources data.

(2) On the basis of information gathered by or submitted to it, the Authority shall maintain a surface water database from which data shall be accessible during normal office hours by any person on the payment of the prescribed fees listed in the Second Schedule

PART V—GROUNDWATER

51. (1) A person intending to abstract ground water shall apply for approval of the activity by Authority in Form WRA 001 set out in the Thirteenth Schedule.

Authorisation of groundwater development.

(2) Upon receipt of an application under sub regulation (1), the

Authority shall determine the category of the activity in the manner specified in regulation 6.

(3) Where the Authority determines that the application made under this regulation is for an activity that falls under a Category A water use activity and the method of abstraction does not include motorised pumping, the Authority shall determine the application in accordance with the procedure specified for determining Category A applications.

(4) Where any borehole or well is to be equipped with a motorised pump, the application shall be accompanied by a Hydrogeological Survey Report prepared in the form set out in the Fourth Schedule.

(5) Where the Authority determines that the application under this regulation is for an activity that falls under Categories B, C, or D water use activity, the application shall be determined in accordance with the procedure specified for approval of Categories B, C and D applications.

(6) Before any well or borehole is replaced, deepened or widened, the owner of the well or borehole, or his duly authorised representative, shall file with the Authority an application for authorisation to carry out such replacement, deepening or widening of an existing well or borehole, for any water use category.

(7) Where, in the course of drilling, the owner of a well or borehole encounters down hole problems, the owner shall drill a replacement borehole on a site not more than fifteen metres from the previously approved site.

(8) Before any well or borehole encountering down hole problems is moved to a new site in accordance with sub regulation (7), the owner of the borehole or well, or his or her duly authorised representative, shall seek the approval of the Authority to move to the new site.

(9) For purposes of sub regulation (7), "down hole problems" means the collapse, loss of tools, or other associated drilling problems excluding a dry borehole,

(10) A person who contravenes this regulation commits an offence and is liable on conviction to the penalty prescribed in these Regulations.

52. (1) Where any borehole or well is being constructed within five hundred metres of an existing borehole or well, the Authority may by notice require the person constructing the borehole or well to undertake tests, specified in the notice, on the existing well and to supply to the Authority the particulars of the results of such tests including the rate of pumping and rest levels of water.

(2) Without prejudice to sub regulation (1), the Authority shall determine in the allocation plan for a given aquifer or part thereof, the spacing of boreholes or well to be equipped with motorized pump and in doing so shall be guided by—

Regulation of
groundwater
development.

- (a) existing borehole or well spacing;
- (b) individual aquifer characteristics, including water quality;
- (c) existing aquifer use;
- (d) existing bodies of surface water; and
- (e) any other relevant considerations.

(3) The allocation plan shall be available and accessible to the public, during normal working hours, on the Authority's website and from any of the Authority offices.

53. (1) A borehole and well that is to be equipped with a motorised pump shall be subjected to test pumping.

Borehole and well
test pumping.

(2) Test pumping shall comprise a continuous and constant rate pumping test of not less than twenty-four hours duration and recovery duration of not less than twenty hours, or as otherwise stipulated by the Authority.

54. A borehole and well that is to be equipped with a motorised pump shall be constructed under the supervision of a qualified and licensed water sector professional.

Supervision of
works.

55. (1) On the completion of construction of the borehole or well specified in regulation 53, the applicant shall, within twenty-eight days of completion of works, submit to the Authority, a borehole or well completion record in WRA Form 009 for a borehole or 010 for a well respectively set out in the Thirteenth Schedule, together with the completion certificate.

Borehole or well
completion record.

(2) A person who contravenes sub regulation (1) commits an offence and is liable on conviction to the prescribed penalties.

56. (1) Approval to abstract groundwater under Category A for a well, shall be issued by the Authority following the procedure stipulated in regulation 7.

Issue of permit or
approval.

(2) Where the Authority determines that verification on site is necessary, the Authority shall undertake the verification within twenty-eight days upon payment by the applicant of the prescribed site verification fees.

(3) An approval to abstract groundwater from a borehole, in Category A, shall not be issued until the Authority has analysed the data provided in the Borehole Completion Record Form WRA 009.

(4) A permit to abstract groundwater from boreholes, or wells intended to be equipped with motorised pumps in Categories B, C, or D as defined in the First Schedule shall not be issued until after the Authority has analysed the data provided in the Borehole or Well Completion Record Form WRA 009 or 010, respectively.

57. (1) Every borehole owner shall ensure that a wellhead protection area within a radius of ten meters is reserved where any activity including land use activities, are likely to negatively impact groundwater resources.

Groundwater
conservation.

(2) Where in its assessment the Authority determines that a

proposed borehole is within a radius of ten meters of any activity likely to negatively impact the quality of groundwater resources, it shall not issue an authorization or permit for the drilling of the borehole or well.

(3) Within twelve months of the coming into effect of these Regulations, all borehole water abstractors shall ensure that —

- (a) boreholes are fitted with dipper tubes;
- (b) water is not abstracted without passing through a meter; and
- (c) the water meter is periodically inspected to ensure that it is not defective.

58. (1) No person shall undertake construction works for the purposes of conducting the artificial groundwater recharge of an aquifer, whether or not in a groundwater conservation area, unless such a person has been duly authorised by the Authority.

Artificial ground
water recharge

(2) An application for authorization under sub regulation (1) shall be accompanied by a technical report and a Hydrogeological Assessment Report prepared in the form set out in the Fourth Schedule—

- (a) defining the aquifer parameters and the water quality evolution after recharge;
- (b) specifying the impacts on the recharged water,
- (c) specifying the contents of the injection and the proposed geotechnical mechanisms with analysis on its positive and negative impacts on groundwater resources.

(3) Any person applying for the necessary authorisation under sub regulation (1), shall give such particulars relative to his or her application as the Authority may require and such authorisation may, after consideration of the application be granted upon such conditions as the Authority may deem necessary or refuse the application.

(4) A person who contravenes this regulation commits an offence and is liable on conviction to the prescribed penalties under the Act.

59. The Authority may, from time to time and in carrying out its responsibilities in respect to groundwater resources protection and regulation, require any person or entity, permit holder or operator, to provide the Authority with abstraction, water levels, water quality or any other specified information within a reasonable time or on a regular basis as it may specify including the requirement to observe protection measures as shall be prescribed by the Authority.

Groundwater data.

60. (1) The Authority shall from time to time formulate groundwater allocation guidelines on the basis of which it will exercise its groundwater allocation functions under this Part.

Groundwater
allocation
Guidelines.

(2) The groundwater allocation guidelines shall be accessible on the Authority's website and during normal office hours to any person.

(3) The Authority may, on the payment of the prescribed fees listed in the Second Schedule, provide an extract of data from its records to any person.

PART VI—WATER QUALITY MONITORING AND WASTE DISPOSAL

61. (1) No person shall discharge or apply any poisonous, toxic, noxious or obstructing matter, radioactive waste or other pollutants or permit any person to dump or discharge such matter into a water resource unless the discharge of such poisonous, toxic, noxious or obstructing matter, radioactive waste or pollutant is authorised by the Authority and treated to permissible standards.

Control of water pollution.

(2) A person intending to discharge waste, effluent or other pollutant into a water resource shall apply to the Authority for waste disposal permit.

(3) The category of effluent discharge disposal permit shall be determined on the basis of the effluent discharge load, the concentration of pollutants, the capacity of the receiving water body and the applicable resource quality objectives.

(4) A person who discharges waste, effluents or other pollutants into a water resource at the commencement of these Regulations without a waste disposal permit issued by the Authority shall apply for a waste disposal permit within six months of the commencement of these Regulations.

(5) The right of a permit holder to discharge waste shall be exercised in accordance with the conditions in the effluent discharge permit and shall be limited to the quantity and quality of pollutants stipulated in the permit.

(6) An effluent discharge permit shall be issued in the Form WRA 001G set out in the Thirteenth Schedule and shall be subject the payment of the water user charges specified in the Second Schedule.

(7) Any person who contravenes this regulation commits an offence and is liable on conviction to the penalties prescribed in the Act.

62. (1) A person in charge of an undertaking or establishment shall formulate and put in place and implement a waste disposal control plan approved by the Authority to prevent and or control the discharge into a water resource of waste, effluent or other pollutants from run-off or point and non-point sources in, on or adjoining the establishment or undertaking.

Waste disposal control plan.

(2) A waste disposal control plan shall be prepared by a licensed and registered water sector professional and be substantially in the form stipulated in the Fourth Schedule.

(3) Any person who contravenes this regulation commits an offence and is liable on conviction to the penalties prescribed in the Act.

63. In determining the water quality standards for a waste disposal permit, the Authority shall be guided by the following

Water quality requirements.

criteria—

- (a) the capacity of the receiving water resource to assimilate the effluent without violating the water resource quality objectives for that water resource;
- (b) the toxicity and persistence of the pollutant; and
- (c) any other criteria as determined from time to time by the Authority.

64. (1) A person who disposes liquid waste shall maintain monthly records of the liquid waste discharged in terms of quantity and quality in accordance with the Waste Disposal Control Plan approved by the Authority.

Liquid Waste
Disposal Records.

(2) The waste disposal records shall be submitted to the Authority and verified by the Authority on a quarterly basis.

(3) The waste disposal records shall be maintained and shall be available for inspection by the Authority.

(4) Any person who falsifies information about the waste disposed into a water resource, in the records submitted to the Authority commits an offence and is liable, on conviction, to the penalties specified in the Act.

(5) The falsification of information in the waste disposed into a water resource may be used by the Authority as a basis for the cancellation of the waste disposal permit.

65. (1) The Authority shall consider an application for a waste disposal permit falling into Category A using the specified procedure for consideration of Category A applications.

Consideration of
category waste
disposal
applications.

(2) The Authority shall process Category B, C and D applications for waste disposal permits using the procedures provided for consideration of applications for category B, C and D.

(3) Where the Authority is satisfied that the waste discharge to a water resource meets the limits stipulated by the Authority, the Authority may issue an authorisation and append the necessary conditions including volume and waste discharge requirements.

66. (1) Upon inspection and approval of the authorised waste discharge works, the Authority shall issue a waste disposal permit and shall append the necessary conditions including limits to and monitoring frequency for volume and quality of effluent discharge.

Issuance of waste
disposal permits.

(2) A water service provider shall provide effluent quality and quantity data to the Authority on a quarterly basis for the facilities supplied with water including those connected and discharging into a sewer line.

67. (1) No person shall wilfully and deliberately allow any substance to spill out into any water resource or onto land where such spillage may contaminate a body of surface or groundwater.

Spillage.

(2) In the event of accidental spillage where such spillage may

contaminate a body of surface or groundwater, the person in charge of the spilt substance shall immediately, and in any case within twenty-four hours, inform the Authority of the accident, urgently take measures to prevent spread of the spillage and take remedial measures as may be required by the Authority to mitigate against likely adverse effects to water resources.

(3) The Authority shall upon receiving information of a spillage, take measures to notify the public of the spillage and cause appropriate action to be taken to address likely adverse effects of the spillage on water resources.

(4) The costs incurred by the Authority in regard to notifying the public and addressing the spillage shall be recovered from the person in charge of the spilt substance as a debt.

(5) Any owner of a spilt substance who fails to inform the Authority immediately after spillage or fails to take immediate action to prevent spread of the spillage and its likely adverse effects to water resources commits an offence and is liable on conviction to the penalty specified under these Regulations or the Act.

(6) The Authority shall undertake periodic assessment of pollution impacts to various water resources and as necessary issue precautionary public notices in line with the precautionary principles.

(7) The Authority may require, in a format prescribed by the Authority, information and reports of the annual state of any infrastructure that may cause spillage or compromise a water resource.

68. (1) The Authority may inspect any premises and sample any sources of water pollution for water quality monitoring without the need to give prior notice of the inspection.

Water quality monitoring,

(2) A person, who obstructs, constrains or prevents an inspector who has identified himself or herself from undertaking a pollution control inspection commits an offence and is liable, on conviction to the prescribed penalties under these Regulations.

69. (1) The Authority shall maintain a water quality database that will include effluent discharge data.

Water quality, liquid waste disposal and effluent discharge data.

(2) The Authority's shall maintain data on it's website and at the Authority's offices during normal office hours and any person may obtain a copy of such data from the Authority on the payment of the fees specified in the Second Schedule.

70. (1) In the event that an inspector intends to take a water quality sample for purposes of prosecution, the procedure stipulated in the Eleventh Schedule shall apply.

Water quality sample procedure.

(2) The Authority may, notwithstanding the procedures prescribed in the Eleventh Schedule, install automatic water quality monitoring and sampling equipment for any purpose.

71. The Authority may, with good cause, order any person or entity being the landholder or occupier or having charge over a piece of

Pollution control enforcement.

land to put in place adequate measures for the safe disposal of solid or other wastes including agricultural chemicals present on the land which may present a risk to the water resource quality.

PART VII—WORKS

72. The Authority may undertake an inspection or series of inspections of the site associated with a proposed, ongoing, existing or abandoned water works.

Inspection of works prior to, during and post construction.

73. (1) Where it is necessary for purposes of a construction activity to divert, abstract, impound, obstruct, store or use water temporarily, an application shall be made to the Authority for a permit for temporary waterworks.

Temporary works

(2) A permit for temporary waterworks shall authorise the diversion, abstraction, impoundment, obstruction, storage or use of water temporarily to such extent only as may be necessary for such construction, and at such times and in such manner as to interfere as little as possible with the works of other operators and cause as little damage as possible to property.

(3) The holder of a temporary waterworks permit shall be liable for any interference or damage resulting from the temporary works.

(4) All temporary works shall be removed by the temporary works permit holder within a period of three months, or such other period as the Authority may specify, from the date of completion of the works which made it necessary to acquire the temporary waterworks permit or from the date of expiry of the authorization, whichever is earlier:

Provided that any quarries, burrow-pits, excavations, cuttings, tunnels or other temporary works which cannot be economically rehabilitated or removed shall instead be rendered safe in the interest of the health and safety of person and property by fencing or such other measure as the Authority may consider necessary.

(5) In the event that any temporary works are not removed, rehabilitated or rendered safe within the prescribed period, the Authority shall issue an order for the removal, rehabilitation or rendering safe of the works.

(6) A person who fails to comply with an order issued by the Authority under this regulation commits an offence and is liable on conviction to the penalties prescribed in these Regulations or the Act.

74. (1) Despite, the abandonment or cancellation of an authorization or permit or any part thereof, the owner or permit holder, is liable for any damage resulting from any works constructed, operated or maintained by the permit holder, or for any defect or insufficiency in the works.

Abandoned Works.

(2) The Authority may, within six months of the cancellation or expiry of an authorization or permit, serve upon the permit holder or former permit holder whose authorization or permit has been cancelled or expired, an order for the disposal of all or any portion of the works previously used under the authorization or permit.

(3) A person who fails to comply with the order on abandoned works commits an offence.

PART VIII—CONDITIONS OF AUTHORISATION, PERMITS AND APPROVED WATER USES

75. The Authority shall require an applicant as a condition to the grant of a water resource use permit to—

Compliance with the
Environmental
Management and
Coordination Act.

No. 8 of 1999

(a) provide evidence of compliance with the provisions of the Environmental Management and Coordination Act regarding integrated environmental assessments, and any other provisions as the Authority may deem necessary; and

(b) if not already a member, join and maintain membership of a water resource users association.

76. (1) The Authority may place on any authorisation or permit, a schedule of inspection by an inspector which may be at specified intervals or at the completion of specified milestones during the construction of any works.

Inspection.

(2) Any person who undertakes any activity that damages or hinders the proper functioning of the water resource monitoring network shall be given the opportunity of meeting the cost of repair, within a period of time determined by the Authority.

(3) Any person under sub regulation (2) who fails to make good the damage or cover the costs of repair, commits an offence and is liable on conviction to the penalties prescribed under these Regulations and the Act.

77. (1) Within two years of the coming into effect of these Regulations, every Category B, C or D water user, whether for water abstraction or effluent discharge, shall install an automated measuring meter or smart meter for the accurate measurement of water abstracted, obstructed or diverted and the effluent discharged.

Controlling and
measuring devices.

(2) A Category B, C or D water user shall inspect, or cause to be inspected, at such intervals as may be necessary, any automated measuring meter or "smart" meter prescribed in the permit in order to ensure that the quantity of water abstracted, diverted or stored, or effluent discharged is accurately measured.

(3) A permit holder shall ensure that every adjustable device or controlling device, including any sluice gate, valve or other works, where such device or work is used to control the quantity of water diverted, abstracted or stored, or effluent discharged, has a means of locking it sufficiently to prevent any unauthorized person from interfering with such adjustable device or controlling device.

(4) The keys of such locking device or works shall be immediately availed to an officer of the Authority when required provided that the locking device may be designed in such way that two people shall be required to operate it during opening and locking.

(5) Any measuring device used for the purpose of measuring abstraction or effluent discharge shall be calibrated and such calibration results shall be made available to the Authority upon request.

(6) The calibration of the flow measuring device may be verified by the Authority or an agent of the Authority.

(7) In case of doubt over the accuracy of a flow measuring device the Authority may require the accuracy of the device to be verified and where required, the device shall be recalibrated at the cost of the permit holder.

(8) A measuring device shall be automated and be in the form of a calibrated meter for piped or pumped systems and a calibrated weir or flume for open channel abstraction or discharge systems, or other appropriate device approved by the Authority.

(9) The controlling device shall be located at the point where the water is abstracted or diverted or the liquid waste discharged or at a point approved by the Authority while a measuring device shall be located at a point approved by the Authority.

(10) Where a water user fails or neglects to comply with any order given under this regulation, the Authority may take such steps as it may consider necessary to execute the order, and any expenses incurred in taking such steps shall be recoverable as a civil debt from the water user or person upon whom such order is made.

(11) The automated meters and measuring devices installed under these Regulations shall be sealed by the Authority with an approved seal bearing the Authority's distinguishing brand or mark impressed thereon.

(12) Where any seal affixed is broken without the approval of the Authority, the water user upon whose premises the seal was placed commits an offence and is liable on conviction to the penalties prescribed under the Act:

Provided that, where it can be proved that the offence was committed by some person other than the water user, that person shall be punishable as if he were the water user upon whose premises the breach occurred.

78. (1) Notwithstanding the quantity of water granted by the permit, a permit holder shall not abstract or divert more water from a body or bodies of water than can, for the time being, be beneficially used by him or her in accordance with the terms of his or her permit.

Limitation of flow or quantity.

(2) Having due regard to the priority of the purpose for which the water is granted, a permit holder shall, on being so directed by the Authority—

- (a) abstract, impound, or divert the quantity of water which may be necessary for his or her purpose at such times and in accordance with a schedule of abstraction that encompasses all other permit holders using the same body of water, or other body of water, as may, in the opinion of the Authority, secure the most equitable use of water; and
- (b) discharge the quantity of water in accordance with a schedule of releases that encompasses all other permit holders using the same body of water, or other body of

water, as may, in the opinion of the Authority, secure the most equitable use of water.

79. (1) Each Category B, C or D permit holder is required to maintain a record of the daily abstraction or effluent discharge, in cubic metres per day, made by him or her.

Collection and submission of abstraction, water quality and effluent discharge data.

(2) The record shall state the permit number, date and volume of abstraction or discharge.

(3) The records for abstraction or discharge for the preceding twenty-four months shall be available for inspection by the Authority.

(4) The Authority may require an applicant for water use, or applicant for permit renewal to take water quality samples and cause the samples to be analysed at the permit holder's cost in a water quality laboratory approved by the Authority.

(5) Where the water analysis results show that the water is not fit for human consumption, the water use permit shall be conditional on the requirement that appropriate treatment is undertaken and evidence provided to the Authority before the water may be used for human consumption.

80. (1) Every permit holder, shall install an airline in his or her boreholes, such that the measurement of water levels is possible by the Authority or any authorised person.

Airline.

(2) A permit holder who fails to install an airline commits an offence and is liable on conviction to the penalties prescribed under the Act and these Regulations.

81. (1) The Authority may, in writing, authorize any person employed in the public service, or any servant, agent or contractor of such person, to perform any of the powers, duties or obligations vested in it by these Regulations.

Water resources inspector.

(2) The following persons shall perform the duties and have the powers of a water resources inspector—

(a) any person appointed to a post that is equal to or more senior than that of a water resources officer or water rights officer in the Authority;

(b) persons other than officers of the Authority, appointed by the Authority by notice in the Gazette, as water resources inspectors, which persons may receive such payment in respect of their services as the Authority may determine;

(3) Every person appointed to perform the duties of a water resources inspector shall carry a document of identification and shall produce the document when required in the performance of his or her duties.

82. (1) The Authority shall, on the basis of data gathered by or submitted to it maintain a database for purposes of water resource management.

Water resources data.

(2) The database shall contain data on climate, surface water, groundwater, water quality, catchment conditions, abstractions, permits, water use and any other data relevant to the management of the water resources.

(3) Any person requiring water resource data from the Authority shall apply for such data in writing and pay for the data according to the fees prescribed in the Second Schedule, except where the Authority is satisfied that the data is to be used for research or non-commercial purposes;

(4) In responding to a request for data the Authority shall be guided by Article 35 of the Constitution of Kenya.

(5) A person who sells any data obtained from the Authority or transfers such data to a third party commits an offence.

(6) The Authority shall not be held liable for any errors or omissions in its data.

(7) A person who uses the citation for a publication that derives data from the Authority shall submit to the Authority such citation with a brief summary of the publication within thirty days of the date of publication.

83. (1) To the extent practicable, the Authority shall maintain a register and map of all water bodies which shall contain the official name and class (if any) of each water body.

Register of water bodies.

(2) The official name of the Register shall be determined by the Authority after consultation with other government departments and other stakeholders.

PART IX—WATER USE CHARGES

84. (1) A person in possession of a valid water use permit or who is required to have a valid permit for water use, shall pay to the Authority water use charges on the basis of the water abstracted, diverted, obstructed or used including energy derived from a water resource at the appropriate rate as set out in the Second Schedule.

Water use charges.

(2) A person in possession of a valid water use permit or who is required to have a valid permit for water use shall pay in addition to the water use charge, a levy amounting to 5 percent of the monthly water use charge as a water conservation levy.

(3) Water use charges payable to the Authority under sub regulation (1) shall be used by the Authority to meet the costs of discharging the regulatory functions pursuant to section 12 of the Act together with reasonable overhead and incidental costs incurred in exercising its mandate.

(4) The monies collected by the Authority as a water conservation levy shall be segregated from the water use charges and reported on separately and, on the basis of agreements entered into between the Authority and county government entities and water resource users associations used to finance part of the costs of the implementation by water resources associations and county government entities of catchment or sub-catchment soil and water conservation plans.

(5) Payment of water use charges and conservation levies shall be made to the Authority by the 15th day of every month for water used in the preceding calendar month.

(6) With the approval of the Authority, payment of the water use charge and conservation levies may be remitted to the Authority in instalments exceeding monthly instalments.

85. The Authority shall adjust the water use charges annually in order to give effect to indexation by reference to the officially published annual inflation index.

Annual adjustment
of water use charges.

86. The Authority may at any time, following public consultation, review and gazette new water use charges on the basis of—

Review of water use
charges.

- (a) a significant increase in the cost of regulating the water resources;
- (b) the desire that water use charges facilitate water resources demand management; and
- (c) any other criterion that the Authority may consider appropriate.

87. (1) A permit holder or any person who is required to have a valid permit shall ensure that there is an automated measuring device for the assessment of the quantity of water used with respect to each permit.

Automated
measuring device.

(2) The permit holder shall take readings from the measuring device and submit the readings to the Authority in the Form WRA 015 set out in the Thirteenth Schedule.

(3) In the event that the permit holder does not submit readings of the quantity of water used, the Authority shall take readings of the quantity of water used provided that if the Authority reasonably believes that the meter readings are inaccurate, the Authority shall make a fair estimate of the quantity of water used.

(4) In making the assessment, the Authority shall be guided by the allocation in the permit and by observations and evidence of water use activities.

(5) In the event that the assessed quantity of water used, as determined by the Authority, is 25 percent more or less than the permitted allocation, taking into account seasonal variations, the Authority may re-evaluate and vary the permitted allocation.

(6) Where the permit holder and the Authority cannot agree on the assessment of the quantity of water used, then the opinion of the Authority shall prevail and the permit holder shall pay the amount assessed by the Authority.

(7) The permit holder may lodge a complaint under these Regulations notwithstanding having made the payment under sub regulation (6).

(8) Without prejudice to the provisions of sub regulation (6), the Authority shall be at liberty to adopt alternative methods in assessment

of water use charges including reference to crop production, resources extracted and similar methods.

88. (1) Where the Authority discovers that a permit holder, or a person who is required to have a water permit, has not paid water use charges, the Authority may charge arrears.

Time limitation on arrears.

(2) Where the Authority discovers that a permit holder has tampered with or has caused such meter to be tampered with and under-declared his or her water use, the Authority shall be entitled to charge for the under declared water use in arrears.

89. An additional 10 percent shall be added to the water use charges payable for any water use within a groundwater conservation area or protected area gazetted under the Act to cover for the cost of enhanced regulation required in such areas.

Groundwater conservation charge.

90. In the event that the water abstracted exceeds the permitted amounts by over 5 percent, the excess shall be charged at a penalty rate of ten shillings per cubic metre.

Penalty for over-abstraction.

91. (1) A water user in possession of a valid permit who has installed and used water from its own flood water storage facilities shall be entitled to a waiver of the premium payable under applicable Regulations on use of water from a regulated watercourse.

Waiver of premium payable.

(2) The waiver shall only apply in the case of storage that equals or exceeds ninety days water demand otherwise the premium payable shall be calculated on a pro rata basis.

92. If the assessment of the water used is not based on continuous measurement by means of an automated and appropriately sealed flow measuring device, a penalty of 10 per cent shall be charged on the full amount of water used.

Penalty for failure to use automated measuring device.

93. The Authority may appoint revenue collection agents and shall pay for the cost of the services rendered.

Revenue collection agents.

94. Water use charges shall be paid directly to the Authority or where applicable to a revenue collection agent.

Modes of payment.

95. Late payment of water use charges shall attract a simple interest charge of 2 percent per month until the whole amount is paid in full.

Interest for late payment.

96. (1) Failure to pay the appropriate water use charges is a breach of the conditions of a permit and may be a basis for the revocation or suspension of the permit.

Failure to pay water use charges.

(2) The Authority may within fourteen days, following notice given to the permit holder, suspend, initiate the cancellation process or vary in whole or in part the permit if the permit holder fails to pay in full the water use charges for any one payment period for a period of four months after the due date.

(3) Any permit holder whose permit has been suspended, cancelled or varied due to non-payment may not apply for a lifting of

the suspension of a new permit or amendment until the outstanding amount and any associated cost is paid in full.

(4) Any application for a new permit or amendment of an existing permit shall not be considered if the permit holder has arrears.

(5) A person who reconnects abstraction facilities without permission from the Authority, after the Authority disconnects or dismantles an intake or abstraction equipment or facility, due to non-payment of water use charges, commits an offence.

PART X—WATER RESOURCE USERS ASSOCIATIONS

97. (1) A water resource user association shall register with the Authority by submitting Form WRA 018 in the Thirteenth Schedule.

Registration and
Operation of
associations.

(2) For a water resource users association to qualify for registration by the Authority, it shall—

(a) be registered under the Societies Act as an Association:

Cap. 108

Provided that prior to the registration, the association shall seek a letter of no objection from the Authority;

(b) have a constitution conducive to collaborative management of the water resources of a particular sub-catchment and which promotes public participation, conflict mitigation and resolution, gender main-streaming and environmental sustainability;

(c) have a delineated boundary map of its coverage area;

(d) submit minutes of the meeting of elections of its officials and a list of members.

(3) The Authority shall respond in writing within thirty days of the receipt of the application for registration of a water resource users' association.

(4) If after thirty days there are no objections or if any objections received have been satisfactorily addressed, the Authority shall issue the association with a certificate of registration in Form WRA 019 set out in the Thirteenth Schedule and enter its name in the Register of water resource users associations.

(5) A Water resource user association's operations shall be guided by the following —

(a) its Plans shall be facilitated by the Authority and any review sanctioned by the Authority;

(b) it shall receive and utilize funds with approval from the Authority in related water resource management activities;

(c) it must adhere to its Constitution and shall not develop by laws that contradict the Constitution;

- (d) it shall submit an annual report to the Authority and as when required;
- (e) it shall make annual returns to the Registrar General and share the same information with the Authority; and
- (f) it shall not engage in any political activity.

(6) Without prejudice to sub regulation (5), the Authority shall develop standards, guidelines and manuals of water resource users associations that shall contain the following —

- (a) training manuals for association;
- (b) association's institutional framework;
- (c) operations guidelines;
- (d) financing framework;
- (e) reporting guidelines; and
- (f) guidelines on preparation of Sub Catchment Management Plans.

(7) For a water resource users association to qualify to enter into a tripartite water resource management Memorandum of Understanding with the Authority and the respective county government, it shall —

- (a) be registered under the Societies Act;
- (b) have a constitution that promotes collaborative management of a water resource or resources, active membership open to all water users in the area and public participation, conflict mitigation and resolution, gender main-streaming and environmental sustainability;
- (c) have a sub-catchment management plan developed in line with the basin area water resources management strategy in accordance with section 29 (3) of the Act;
- (d) have a functioning and duly functioning management committee;
- (e) have requisite technical, administrative and organizational capacity to perform the functions specified in the Memorandum of Understanding; and
- (f) have a record of compliance with financial procedures and obligations, including the remittance of statutory deductions, income tax and other applicable taxes.

Cap. 108

(8) Where a water resource users' association traverses more than one County, the Memorandum of Understanding shall be between the Authority, the water resource users associations and all the counties traversed by the water resource users associations.

(9) The conditions for entering into the Memorandum of

Understanding shall be as provided under the requirements in sub regulation (7).

(10) The Authority, county government and the water resource users associations shall before entering into a water resource management Memorandum of Understanding —

- (a) identify the sub-basin and water resource proposed to be subject of the agreement including on a map; and
- (b) assess and agree on a proposed mechanism for collaborative management of the water resource.

(11) The Authority shall maintain a Register of water resource users associations in the Form R001 set out in the Thirteenth Schedule.

(12) The Authority shall publish on its website annually, details of—

- (a) registered water resource users associations;
- (b) water resource users associations under suspension;
- (c) deregistered water resource users associations

(13) A person may make a written application to the Authority for certified copies of the information in sub regulation (12) upon payment of the prescribed costs. Cap. 108

(14) Whenever the particular details of the water resource users' associations change in Form WRA 018 in the Thirteenth Schedule should be re-submitted to the Authority.

(15) The Memorandum of Understanding shall identify modalities for administrative technical or financial support to the water resource users associations by the Authority and county government in respect of activities related to collaborative water resource management.

(16) Without prejudice to financial support mechanisms referred to in sub regulation (12), the Authority shall equitably allocate financing to water resource users associations for conservation and management of water resources.

(17) The Authority may with good cause suspend a water resource user association from its register of water resource users associations in the following circumstances—

- (a) if the association fails to adhere to its own Constitution;
- (b) if the association becomes deregistered under the Societies Act;
- (c) if the association breaches any conditions under these Regulations or fails to honour the tripartite Memorandum of Understanding with the Authority and the county government; or

(d) any other justifiable cause which in the view of the Authority undermines the objectives of association.

(18) Where the Authority intends to remove a water resource users associations from its Register of water resource users associations, it shall give the water resource user association thirty days' notice in writing to show cause why it should not be suspended and during this period, the associations shall be suspended.

(19) During the period a water resource user association is suspended, it shall not be engaged in any activities related to any Memorandum of Understanding entered into with the Authority and county government, without the approval of the Authority.

(20) The Authority may lift the suspension upon being satisfied that the water resource users' association has taken corrective measures on the issues that led to the suspension.

(21) Failure to take corrective measures, within a specified time, the Authority shall remove the water resource user association from its register and the association shall cease to be engaged in any water resource management activity covered under any Memorandum entered into with the Authority and county government.

(22) The registration of a water resource user association with the Authority does not confer any legal standing on the association, but serves only to affirm the entity considered by the Authority to be a water resource users associations for a particular water resource.

(23) The officials of any water resource user association under suspension that violates the conditions of the suspension, or of any water resource user association that has been removed from the register that engages in water resources management activities covered in the Memorandum of Understanding entered into with the Authority commits an offence.

PART XI—BASIN WATER RESOURCES COMMITTEES

98. (1) Following the establishment of the basin water resources committees, all Category C and D water use applications shall be submitted by the regional office of the Authority for consideration and advice before the Authority makes a decision on the application.

Consideration of
Category B, C and D
applications.

(2) The Authority shall take into account the advice of the basin water resources committee in making its decision and where the decision differs from the advice in any material particulars the Authority shall before implementing provide to the members of the committee the reasons for departing from the advice of the committee.

(3) Where an applicant for a water use permit appeals against the decision of the Authority the reasons for the decision of the Authority, the advice of the basin water resources committee and the explanation provided to the committee for departing from its advice will be disclosed to the Tribunal and to the appellant.

99. (1) Notwithstanding the First Schedule of the Act, provisions of Basin Area Management Strategies developed under section 28 of the Act in respect to soil and water conservation for implementation by

Quorum of basin
water resource
committee.

County Governments or the operations of a water resources users association in implementing sub-catchment management plans in the sub-basin is to be discussed, the committee shall only be quorate if at least one-third of the county governments participate in the meeting at which that item is to be discussed.

(2) Sub regulation (1) shall not limit or in any way constrain the basin water resources committee in discussing and determining an application for a water use permit or its cancellation or suspension or the recommendation for the taking of other enforcement action by the Authority against a permit holder.

100. (1) The regional office of the Authority shall facilitate the work and activities of the committee through the provision of technical, administrative, financial, logistical and other support. Regional offices.

(2) The regional officer of the Authority in charge of the basin area shall provide secretariat services to the basin water resources committee.

(3) The Authority shall make requests in accordance with the provisions of the Public Finance Management Act, 2012 for budgetary allocation to be utilized for the payment of salaries, allowances and other expenses of the basin water resources committees as determined under section 26 (7) of the Act. No. 18 of 2012

101.(1) A basin water resources committee shall publish each year, a report of its activities for the government financial year. Publication of committee reports.

(2) A copy of the report shall be submitted by the Authority to each county government within the area of the basin and where appropriate the Authority shall convene a meeting of the county governments in the basin to discuss the report and identify priorities for action in the following year.

PART XII—PROTECTED AREAS AND GROUNDWATER CONSERVATION AREAS

102. (1) Pursuant to sections 22 and 23 of the Act, the Authority may identify a catchment area, part of a catchment area or water resource to be identified as areas to be protected or designated as groundwater conservation areas if the Authority is satisfied that doing so is necessary for the protection of the water resource and its multiple uses. Identification of protected or designated groundwater conservation areas.

(2) In identifying a protected area or groundwater conservation area, the Authority shall be guided by the criteria shown in the Seventh Schedule and any other relevant considerations.

(3) The Authority shall in conjunction with relevant institutions and stakeholders, describe the boundaries of the proposed protected area or ground water conservation area for gazettment.

103.(1) The Authority shall, in conjunction with relevant institutions and stakeholders, establish management regulations or plans that shall apply to each protected area or groundwater conservation area. Management Regulations.

(2) The management regulations or plans shall contain the items listed in the Seventh Schedule.

(3) A person who fails to comply with the gazetted management regulations or plans commits an offence.

104. The Authority shall undertake public consultation with respect to the establishment of areas to be protected or designated as groundwater conservation areas and the management regulations or plans that shall apply with respect to these areas. Public Consultation.

PART XIII— THE RESERVE

105. The Reserve in all instances shall comprise of one element related to the quantity of the resource and the respective probability associated with that quantity and a second element related to the quality of the resource. Composition of the Reserve.

106. (1) In all instances where water resource records are available, the Authority shall establish the Reserve. Reserve Quantity.

(2) The Reserve Quantity for—

- (a) streams and rivers, shall not be less than the flow value that is exceeded ninety-five per cent of the time as measured by a naturalised flow duration curve at any point along the water course;
- (b) lakes and naturally occurring stagnant waters, shall not be less than the water volume that is exceeded ninety-five per cent of the time as measured by a naturalised volume duration curve or, failing bathymetric data, a naturalised level duration curve;
- (c) aquifers shall be the Annual Potential Recharge minus the Groundwater Potential as determined by the Authority; and
- (d) aquifers whose recharge rate has not been determined by the Authority, for each point of abstraction shall be seventy-five per cent of the tested yield expressed in cubic metres per day as determined by test pumping analysis.

(3) In all instances where water resource records are not available or where there are significant ambiguities, the Authority shall establish the Reserve and shall be guided by—

- (a) ecological vulnerability;
- (b) vulnerability of local populations dependant on that water resource;
- (c) local observations with respect to the naturalised flows or water levels of minimum values observed during periods of prolonged droughts;
- (d) in all instances where water flow is known to be normally perennial, then the Reserve Quantity shall be sufficient to ensure perennial flow;
- (e) consultations with the water resources users associations if such exist.

107.(1) The Authority shall make the Reserve information on water resources accessible to the public.

Information on and
protection of the
Reserve Quantity

(2) Any person may make a verbal or written report or complaint to any office of the Authority within the relevant catchment or to the Chief Executive Officer if—

- (a) he or she is unable to obtain sufficient water from the water resource for basic human needs as a result of the Reserve being violated;
- (b) as a result of his or her observations, she or he considers that the ecology is threatened as a result of the Reserve being violated.

(3) Each complaint or report registered with the Authority in regard to a violation of the reserve quantity or quality, shall be given a Complaint Number by the Authority which shall be used for purposes of monitoring the response to the complaint or report.

(4) In any instance where a complaint or report has been registered with the Authority in regard to a violation of the Reserve Quantity or Quality, the Authority shall take measures within forty-eight hours to respond to the complaint or report including activities listed in the Eighth Schedule.

(5) Within thirty days after each report of a Reserve violation, the Authority shall prepare a report detailing the nature of the reserve violation and the measures taken to restore the Reserve.

(6) If the Authority considers that the Reserve Quantity or Quality is threatened, it shall cause to be placed in or near the water resource or in a public place frequented by the water users of a particular resource a legible signboard displaying the current condition of the resource and action required by the water users to safeguard the Reserve.

PART XIV—REGISTRATION OF WATER SECTOR PROFESSIONALS

108. The categories of qualified water sector professionals shall be as shown in the Ninth Schedule.

Categories of
qualified water
sector professionals.

109.(1) No person or entity shall carry out the work of a qualified water sector professional or qualified contractor under these Regulations unless that person has been licensed as a water sector professional by the Cabinet Secretary.

Licensing of
qualified water
sector professional
or qualified
contractor.

(2) The Cabinet Secretary shall constitute and maintain a Technical Advisory Committee at all times to advise him on the registration, and all other matters regarding the conduct, of qualified water sector professionals and qualified contractors under these Regulations.

(3) The Technical Advisory Committee shall comprise of not more than eight members excluding the Chairperson all of whom shall be appointed by the Cabinet Secretary.

(4) Membership to the Technical Advisory Committee shall

comprise of a representative from the Authority, Water Services Regulatory Board, National Water Harvesting and Storage Authority, representatives of regulatory bodies of relevant professions and representatives of professional associations.

(5) The Cabinet Secretary shall develop administrative guidelines to govern the conduct of business of the Technical Advisory Committee and such guidelines may be revised from time to time as need arises.

(6) No final decision on the application for licensing or conduct of a qualified contractor or qualified water sector professional under these Regulations shall be made except on the basis of a recommendation of the Technical Advisory Committee.

(7) A final decision on the application for a licence or conduct of a qualified contractor or qualified water sector professional under these Regulations shall be communicated to the concerned party within fourteen days from the date of the decision.

(8) Any qualified contractor or qualified water sector professional aggrieved by the final decision of the Cabinet Secretary may appeal to the Water Tribunal.

110. The following persons shall be entitled to apply for a qualified water sector professional licence— Persons qualifyin

- (a) a person who has graduated with a degree from any recognized university and who has had at least five years practical experience in a profession or discipline relevant to the management water resources or provision of water and sewerage services; and
- (b) a person who is registered member of the respective professional body where the relevant profession is governed by a professional body.

111. (1) The Cabinet Secretary, may register and issue a licence to a professional holding non- Kenyan qualifications to practice as a qualified water sector professional or qualified contractor for the purpose of any specified task or in regard to a task which the person so applying for registration and licencing has been engaged to undertake under a contract with an entity established or operating under the laws of Kenya.

Professionals
holding non-Kenyan
qualifications.

(2) Every water sector professional or foreign contractor licenced under sub regulation (1) during and for the purposes of completing a task shall be deemed to be a qualified water sector professional or qualified contractor.

(3) No water sector professional or contractor holding non-Kenyan qualifications shall be entitled to carry out works until he has been licenced by the Cabinet Secretary and has paid the prescribed fee.

(4) Where a complaint is made in respect of a water sector professional or contractor holding non-Kenyan qualifications, the Cabinet Secretary may immediately suspend the licence of such water

sector professional or contractor from performing any tasks in Kenya pending the making of a final determination.

112. Any individual who provides or is proposing to provide professional services related to water resources or the provision of water or sewerage services shall apply for a licence as a qualified water sector professional under the appropriate area of specialisation to the Cabinet Secretary in Form WRP 001 as prescribed in the Thirteenth Schedule.

Application for a licence.

113. The Cabinet Secretary, after receiving an application for a qualified water sector professional licence, may require the attendance of the applicant before the Technical Advisory Committee, and the Committee may examine or question him or her on any matter relevant to the application.

Professional interview.

114. (1) If, on the basis of the recommendations of the Technical Advisory Committee, the Cabinet Secretary is satisfied that the applicant is qualified to be licensed, the Cabinet Secretary shall issue a licence in Form WRP 002 in the Thirteenth Schedule for such period and on such conditions, as it may deem desirable.

Qualified water sector professional licence.

(2) A qualified water sector professional is required to pay an annual licence fee as set out in the Second Schedule.

(3) Payments of the licence fees shall be made to the Cabinet Secretary no later than the end of the third month each year.

(4) Failure to renew the licence fee is a breach of the conditions of the licence and shall result in the licence being suspended in which case the person may not practise as a qualified water sector professional.

(5) A suspended licence may be reinstated after payment of all outstanding fees.

(6) Failure to renew the licence for a consecutive period of three years shall result in the licence being revoked.

115.(1) The Cabinet Secretary shall in consultation with the relevant professional bodies develop and publish Codes of Practice to regulate the various professions.

Codes of Practice for qualified water sector professionals.

(2) All qualified water sector professionals shall comply with the applicable Codes of Practice.

116.(1) The Cabinet Secretary shall keep a Register in accordance with the Thirteenth Schedule of all qualified water sector professional licences issued under these Regulations providing for different classes of approved water sector professionals.

Register of qualified water sector professionals.

(2) The Cabinet Secretary shall, once in every year and not later than the 30th April, publish in the Gazette a list containing —

(a) the names and addresses of all licensed qualified water sector professionals; and

(b) the names and addresses of qualified water sector professionals deleted from the Register.

(3) A qualified water sector professional shall inform the Cabinet Secretary in writing of any change in the particulars of his or her licence within twenty-eight days of such change.

(4) A qualified water sector professional who fails to notify the Cabinet Secretary of any changes in the licence may face disciplinary action, including suspension of the licence.

117.(1) A complaint may be made to the Cabinet Secretary against any person licensed as a qualified water sector professional under these Regulations if the professional — Complaints.

- (a) is incapable of carrying out the work of a qualified water resource professional;
- (b) is unfit, on account of any reason, to practise as a qualified water resource professional;
- (c) has failed to comply with or is in breach of the conditions of his or her licence or any provisions of the Act or of these Regulations; or
- (d) is guilty of professional malpractice or negligence in the performance of his duties.

(2) The Cabinet Secretary shall refer all complaints received against water sector professionals to the Technical Advisory Committee which shall hold an inquiry within thirty days of the complaint being lodged, and if after such inquiry the Technical Advisory Committee is satisfied that the complaint is justified, the Committee shall provisionally suspend the licence of the professional and immediately thereafter submit its findings to the Cabinet Secretary with a recommendation of the appropriate action.

(3) A water sector professional found culpable of professional misconduct shall be subject to the cancellation or suspension of his or her licence, the removal of his name from the register and notification of the suspension or cancellation of the licence in the Gazette and websites of the relevant regulatory authorities.

(4) Pending the decision of the Cabinet Secretary on the recommendation of the Technical Advisory Committee, the water sector professional shall, on the basis of the provisional suspension of the licence, cease to undertake any professional assignments in the water sector.

(5) The person against whom a complaint has been made shall be entitled to appear and be heard at such inquiry, before his or her case is determined.

(6) Any person whose licence has been suspended or cancelled or whose name has been deleted from the register of qualified water sector professional under sub regulation (3) may, within thirty days of the date of notification of such cancellation and deletion, appeal to the Water Tribunal.

118. (1) No certificate, document or plan required by the Act or these Regulations to be signed by a qualified water sector professional shall be valid unless it is signed by a person whose name is in the

Validity of
certificates,
documents or plans.

register referred to in these Regulations and who is not at the time of signing under a suspension.

(2) Despite sub regulation (1), an officer of the Ministry, if he or she is so authorized to sign by the Cabinet Secretary, shall be deemed to be a person whose name is in the said register.

119. Any person who wilfully and falsely takes or uses any name, title or addition implying that he or she is a qualified water sector professional licensed under these Regulations commits an offence and is liable on conviction to the penalties prescribed under section 147 of the Act.

Misrepresentation as
licensed qualified
water sector
professional.

PART XV—LICENSING OF CONTRACTORS

120. The categories of qualified contractors shall be as shown in the Ninth Schedule.

Categories of
qualified contractors.

121. (1) The Cabinet Secretary shall develop detailed criteria for different categories of qualified contractors.

Criteria for qualified
contractors.

(2) The detailed criteria, which shall be provided to any person upon request, shall be based on the following—

- (a) plant and equipment;
- (b) qualifications and experience of professional staff;
- (c) past experience and performance;
- (d) any other criteria that the Authority considers to be relevant.

122. (1) Any individual, corporate entity, non-governmental or charitable organisation, or public body that constructs or is proposing to construct, modify, rehabilitate or service water works shall apply for registration under the appropriate category as a qualified contractor to the Cabinet Secretary, in the Form WRC 001 in the Thirteenth Schedule.

Application to
register as qualified
contractor.

(2) No contractor shall be licensed or continue to hold a valid licence as a qualified contractor unless he in possession of a valid certificate issued by the National Construction Authority for the category of works he proposes to undertake.

123. (1) The Cabinet Secretary shall verify the details of the application by visiting the premises and reviewing the state of the equipment and the experience and qualifications of the applicant and his, her or its staff.

Qualified contractor
licence.

(2) If the Cabinet Secretary is satisfied, on the basis of recommendations of the National Construction Authority, Regulatory Board or Storage Authority as appropriate, that the applicant is qualified to be licensed, the Cabinet Secretary shall issue a licence in the Form WRC 002 in the Thirteenth Schedule for such period and on such conditions as he or she may deem suitable.

(3) A qualified contractor shall pay the annual licence fee set out in the Second Schedule and payments shall be made to the Cabinet Secretary no later than the end of the third month in each calendar year.

(4) A qualified contractor who fails to renew the licence fee is in breach of the conditions of the licence and the Cabinet Secretary may suspend the licence.

(5) A suspended licence may be reinstated after payment of all outstanding fees.

(6) Failure to renew the licence for a consecutive period of three years shall result in the licence being revoked.

124.(1) A contractor engaged to undertake any works shall verify that all necessary and valid authorisations have been obtained by the client in regard to the proposed works prior to commencement of the works.

Verification of
necessary and valid
authorisations.

(2) Commencement of works by the contractor without having verified the availability of the required authorisations may be used as a basis by the Cabinet Secretary to take disciplinary action, which may include the de-registration of the contractor.

125.(1) The Cabinet Secretary shall in consultation with the relevant professional bodies develop and publish a Code of Practice to regulate contractors.

Code of Practice for
qualified contractors.

(2) All qualified contractors shall comply with the Code of Practice.

126.(1) A complaint may be made to the Cabinet Secretary against any person licensed as a qualified contractor under these Regulations if such contractor —

Complaints.

(a) is incapable of carrying out the work of a qualified contractor;

(b) becomes unfit, through any reason, to practise as a qualified contractor;

(c) fails to comply with the conditions of his or her licence or any provisions of the Act, or of these Regulations; or

(d) is guilty of malpractice or negligence.

(2) The Cabinet Secretary shall hold an inquiry within thirty days of the complaint being lodged and if after such inquiry the Cabinet Secretary is satisfied that the complaint has been justified, the Cabinet Secretary shall take disciplinary action which may include suspension or cancellation of the licence of the contractor and if the licence is cancelled the name of the contractor shall be deleted from the register of qualified contractors.

(3) The contractor against whom a complaint has been made shall be entitled to appear and be heard at such inquiry, before the case is determined.

(4) A contractor whose licence has been suspended or cancelled and whose name has been deleted from the register of qualified contractors under sub regulation (2) may, within thirty days of the date of notification of such suspension or cancellation and deletion, appeal to the Water Tribunal.

127. (1) The Cabinet Secretary shall keep a register as set out in the Thirteenth Schedule of licences for qualified contractors issued under these Regulations.

Register of qualified contractors.

(2) The Cabinet Secretary shall, once in every year and not later than the 30th April, publish in the Gazette a list containing —

- (a) the names and addresses of all licensed qualified contractors; and
- (b) the names and addresses of qualified contractors deleted from the Register.

(3) A qualified contractor shall inform the Cabinet Secretary in writing of any change in the particulars of his or her licence within twenty-eight days of such change.

(4) A qualified contractor who fails to notify the Cabinet Secretary of any changes in the licence may face disciplinary action, including suspension of the licence.

128. Any individual, corporate entity, non-governmental or charitable organisation, or public body who wilfully and falsely takes or uses any name, title or addition implying that he, she or it is a qualified contractor licensed under these Regulations commits an offence.

Misrepresentation as qualified contractor.

PART XV— LICENSING OF CONTRACTORS

129. A water quality laboratory which is registered, accredited or gazetted by the National Environment Management Authority shall be recognised by the Authority.

Recognized water quality laboratories.

130. (1) The Authority may issue an Order to any person to desist from any activity, or for the carrying out of corrective measures to improve compliance to these Regulations or conditions for better water resource quality and or catchment conditions.

Orders.

(2) The Order shall be in Form WRA 015 in the Thirteenth Schedule and shall specify what measures are required to be taken, the period of time for compliance with the Order and any other conditions pertaining to compliance with the Order.

(3) A person who has been served with an Order by the Authority and fails to comply within the stated period of time shall be considered to be in breach of these Regulations and guilty of an offence punishable under these Regulations.

(4) Failure to comply with an Order by the Authority may be a reason for suspension, cancellation or variation of a permit in addition to any other prescribed penalties.

(5) Any person who objects to any part of an Order served on him or her by the Authority shall respond in writing to the Authority within fourteen days, giving justification for the basis of his or her objection.

(6) In the event of an objection to an Order, the Authority shall, within seven days of receiving the objection, notify the person served with the Order of changes to the conditions of the Order, if any.

(7) In the event that an Order is not complied with within the timeframe stated on the Order, the Authority may take any appropriate measures to prevent the activity mentioned in the Order including the confiscation of equipment, plant or works, and any costs incurred by the Authority in effecting these measures is a cost recoverable from the recipient of the Order.

(8) If the complainant is dissatisfied, he or she may follow the complaints mechanism as specified in these Regulations.

(9) In the event that the Authority determines that an activity may cause deterioration of the resource quality, the Authority shall take immediate corrective measures as an emergency without reference to the person who caused it, and any costs incurred by the Authority in effecting these measures may be recovered from the person responsible.

131. (1) In the event of unusual climatic, accidental or hydrological events, the Cabinet Secretary may impose by public notification an Emergency Order in the interests of maintaining the Reserve and domestic water supplies. Emergency Order.

(2) The Emergency Order shall comprise of the details listed in the Twelfth Schedule.

(3) An Emergency Order will be lifted or varied by public notification.

(4) Any person who fails to comply with an Emergency Order commits an offence.

132. (1) A person with a complaint related to any matter under these Regulations shall submit his or her complaint to the relevant department of the Authority by providing the particulars set out in the Tenth Schedule. Complaints mechanism.

(2) The Authority shall reply to the complainant, copied to all other relevant parties, within twenty-one days of receiving the complaint stating what action is being taken, the position of the Authority on the matter and any recommendation to the complainant.

(3) If the complainant is dissatisfied with the decision made in sub regulation (2), he or she may forward the matter to the Chief Executive Officer of the Authority.

(4) The Chief Executive Officer shall reply to the complainant, copied to all other relevant parties, within twenty-one days of receiving the complaint stating the final decision of the Authority including whether the Chief Executive Officer upholds or annuls the decision as the case may be, and give reasons for his decision, and any recommendation to the complainant.

(5) If the complainant is dissatisfied with the final decision of the Authority, he or she may appeal this decision at the Water Tribunal.

(6) Each complaint shall be given a complaint number by the Authority which shall be used for purposes of monitoring any remedial action taken and the response to the complainant.

133.(1) Penalties for offences committed under these Regulations are as set out in the Fifth Schedule. Penalties.

(2) A person who commits an offence under these Regulations shall, if no other penalty is prescribed in respect of the offence, be liable to the penalty prescribed under section 147 of the Act.

134. The Water Resources Management Rules, 2007, are hereby revoked. Revocation of LN No 171 of 2007.

FIRST SCHEDULE

(r. 4, 5, 6, 13(1), 14(1), 56(4), 99(1))

WATER USE ACTIVITIES AND PERMIT DETAILS

PART 1 - WATER USE ACTIVITIES THAT REQUIRE APPROVAL BY
AUTHORITY:

<i>Item</i>	<i>Water Use Activity</i>
1.	Temporary abstraction for construction
2.	Diversion of water from a water course;
3.	Abstraction from surface water;
4.	Diversion of a water course
5.	Abstraction from groundwater, either by a borehole or a shallow well;
6.	Groundwater recharge augmentation;
7.	Water storage in dams and pans;
8.	Liquid waste including the effluent discharged, disposed or emitted into the environment likely to adversely impact on a water resource;
9.	Swamp, marsh or wetland drainage;
10.	Obstruction of water;
11.	In-streamworks;
12.	Mixing of waters from different water resources;
13.	Hydropower generation;
14.	Exploiting and using sea water for salt production;
15.	Dredging of the bed of a watercourse, lake, territorial sea or other water bodies;
16.	Construction of boundary walls adjoining a water body, retaining walls, dykes and similar structures;
17.	Dumping of debris or waste materials into a water resource;
18.	Reclamation of land either on account of the recession of a water body or the seabed or for other reason;
19.	Non-consumptive utilisation involving recreational activities including training exercises if routinely carried out by a group of persons either formally or informally organised;
20.	The extraction of salt or other non-living natural resources from the waters of the territorial sea or other water bodies;
21.	The extraction of geothermal resources;
22.	Drilling, tunnelling, the use of explosives, excavation, quarrying and other extractive activities into or in close proximity to a water resource;
23.	Sand harvesting.

PART 2—ACTIVITIES FOR WHICH APPLICATION FOR VARIATION OF PERMIT
SHALL BE MADE:

<i>Item</i>	<i>Activity</i>
(a)	Modifications at the point of diversion or abstraction;
(b)	Varying the water use;
(c)	Changing the point of use;
(d)	Mixing water covered under different permits;
(e)	Replacement, deepening, widening or any other modification to an existing borehole, shallow well or any water works requiring approval by the Authority;
(f)	Abandonment of an existing waterworks that would normally require approval by the Authority;
(g)	Artificial recharge of groundwater;
(h)	Any other type of water use activity that may, from time to time, be determined by the Authority

PART 3 - CATEGORY OF WATER RESOURCE USE ACTIVITIES:

<i>Category</i>	<i>Description</i>
A	Water use activity deemed by virtue of its scale to have a low risk of impacting the water resource. Applications in this category will be determined by Regional Office.
B	Water use activity deemed by virtue of its scale to have the potential to make a significant impact on the water resource. Permit applications in this category will be determined by Regional Office following consultation with the WRUA or equivalent local representative association whose objective is natural resources management and conflict resolution.
C	Water use activity deemed by virtue of its scale to have a significant impact on the water resource. Permit applications in this category will be determined by regional offices on the basis of advice of the basin water resource committee and following consultation with the concerned WRUAs local representative association(s) whose objective is natural resources management and conflict resolution.
D	Water use activity which involves either two different catchment areas, or is of a large scale or complexity and which is deemed by virtue of its scale to have a large impact on the water resource. Permit applications in this category will be determined by the Authority headquarters on the basis of the advice of the concerned basin water resource committees.

**SECOND SCHEDULE
FEES AND WATER USE CHARGES**

(r. 10(2), 10(4), 13(1)(c), 14(1)(d), 14(2), 26(2), 27(2), 31(1), 34(1), 36(1)(b), 37(2),
39(3), 50(2), 60(3), 61(6), 69(2), 82(3), 84(1), 114(2), 123(3))

PART A FEES

1. GENERAL FEES

<i>Relevant Form (if applicable)</i>	<i>Description of Activity</i>	<i>Fees KSh.</i>
WRA 001A, 001B, 001C, 001D, 001E, 001F, 001G	Application for Water Permit	See second schedule, Part 2
WRA 002	Application for Easement	4000
WRA 005	Application for Extension of Time of Authorisation	4000
WRA 006	Extension of Authorisation to Construct Works	2000
WRA 011	Water Permit	See second schedule, Part 2
WRA 012	Application for Renewal of Water Permit	See second schedule, Part 2
WRA 013	Application for Variation of Water Permit	4000
WRA 014	Application for Transfer of Water Permit	4000
WRA 017	Application for Authority to Enter Land	4000
WRA 020	Application of Search of Water Permit	2000
WRA 021	Supplement to Authorisation/Supplementary Permit	6000
WRP 001	Application for registration as Qualified Water Sector Professional	6000
WRP 002	License as Qualified Water Sector Professional	6000
WRC 001	Application for registration as Qualified Contractor	10000
WRC 002	License as Qualified Contractor	10000
	Annual License Fee for Qualified Water Sector Professional	4000
	Annual License Fee for Qualified Contractor	4000
	For re-issue of or alteration to Authorizations, Permits, and Licences	4000

FEEs FOR ASSESSMENT AND ISSUANCE OF WATER USE PERMITS BY CATEGORY

<i>Applications</i>	<i>Assessment of Application (Kshs)</i>	<i>Issue of Initial Permit (Kshs) (for 5 years)</i>	<i>Assessment for renewal and/or variation of Permit</i>
Water Use Category A	2,000	1,000	1,000
Water Use Category B	20,000	25,000	45,000
Water Use Category C	40,000	50,000	90,000
Water Use Category D	80,000	100,000	180,000

NOTE:

- Application fees in respect of Ground Water Permits shall be accompanied with payment for physical chemical analysis.
- For permits issued for less than 1 year, the cost of the permit will be charged on a pro rata basis.
- The fees for Assessment for renewal and/or variation of Permit is inclusive of issuance of the Permit(renewal).

2. FEES FOR DATA, INVESTIGATIONS, LABORATORY ANALYSIS AND RELATED SERVICES

<i>Item</i>	<i>Type</i>	<i>Unit</i>	<i>Rate (Kshs)</i>
Groundwater Data	Basic data (WSL, WRL, Yield, Depth) up to a maximum of 10 boreholes	Per request	5,000
	Borehole or Well Completion Record (Form 008A or 008B) including test pumping and water quality data	Per borehole	5,000
Hydro-meteorological Data	Rainfall (daily, monthly, or annual)	Per station record	5,000
	Climatic parameter	Per station record	5,000
	Water level and rating equations	Per station record	5,000
	discharge	Per station record	5,000
	lake/ reservoir level	Per station record	5,000
	sediment load	Per station record	5,000
Water Apportionment	Copy of Authorisation or Permit	Per copy	1,000
Water Quality Data	All parameters (up to a Maximum of 20 data sets)	Per request	5,000
INVESTIGATIONS			
Groundwater	Hydrogeological Assessment or surveys including borehole siting	Per site	40,000/- plus staff days based on contracted consultancy day rate and

			AA rates for mileage exclusive of lab analysis costs
Surface water	Hydrological Assessment or surveys	Per request	Ditto
WQ and pollution Control	Water Quality Assessment or surveys	Per request	Ditto
Surface water	Flow measurement	Per site	20,000/- plus staff days based on contracted consultancy day rate and AA rates for mileage
Thematic maps and Reports	blue prints	Per copy	2,000
	coloured prints	Per A1 copy Per A0 copy	5,000 5,000
	coloured prints	Per A4 copy Per A3 copy	1,000 1,000
	Digital Maps	Per Theme	20,000
	Reports	Per page	50
Equipment Hire		Per day	As per prevailing schedule of rates issued by WRA from time to time
Copy of Register of WRUAs		Per region	5000
Copy of Register of Water Bodies		Per region	5,000
Copy of Register of Authorisations or Permits		Per 100 or part thereof	5,000
Copy of Register of Qualified Water Sector Professionals or Qualified Contractors		Per copy	5,000
Recommendations by WRUA on Application for Permit <i>Note recommendation by WRUA does not confer or imply a Permit for water abstraction by the Applicant</i>	Permit	Per Permit	2,000
Certified Copy of Register		Per Sub	1,000

of WRUAs		region	
WRUA Development Cycle			4,000

PART B WATER USE CHARGES

RATES FOR WATER USE CHARGES FOR PERMIT CATEGORIES A, B, C AND D.

Type of Water Use	Criteria	Rate
Domestic, Public, Livestock	Domestic, public, and livestock purposes	5 Kes/m3
Hydropower Generation	Amount of energy generated First 1 MW	No charge
	Over 1 MW	2 Kes per kWh
Irrigation	First 300 m3/day	2 Kes/m3
	Over 300 m3/day	2.5 Kes/m3
Fish Farming	Amount supplied	1 Kes/m3
Commercial / Industrial	First 300 m3/day	5 Kes/ m3
	Over 300 m3/day	6 Kes/ m3
Effluent Discharge		As per the Amendments.
Salt Extraction		
Desalination		
Suspended Buildings On Lakes And Ocean		
Temporary Permit For Temporary Diversion Of Rivers/Sea/Water Courses During Construction Of Bridges		
Permit For Dredging And Training Of Rivers/Water Courses For Construction Of Roads		
Lab Analysis Charges		
Change Of Use (WR Infrastructure)		
Searches	Riparian WRUAs Wetlands Dams Swamp List of Professionals	
Data Sets	WR Maps	
Registration Of Professionals	Registration	5,000
	Renewal	5,000
Registration Of Contractors		1,000

NOTE:

- All water use under category A, B, C and D attract water use charges.
- Water use charges apply to water abstracted, diverted, stored, and or used for hydropower generation.

PART C— LABORATORY WATER QUALITY TESTING CHARGES

<i>Parameter</i>	<i>CHARGES (KSh.)</i>	<i>Individual Parameters</i>	<i>Charges (KSh.)</i>
Physical Chemical Analysis	5000	22. Total Hardness	600
Biological Analysis	3500	23. Sulphides	350
Partial Effluent Analysis	5000	24. Dissolved Oxygen	300
Full Effluent Analysis	8000	25. Temperature	200
<i>Individual Parameters</i>		26. Salinity	300
1. pH	200	27. Chemical Oxygen Demand	1000
2. Colour	200	28. Biochemical Oxygen Demand	1000
3. Turbidity	300	29. Chlorine Demand	1000
4. Conductivity	300	30. 4Hr. Permanganate Value	500
5. Magnesium	400	31. Oil & Grease	1000
6. Total Alkalinity	350	32. Total Suspended Solids	500
7. Free Carbon Dioxide	200	33. Pesticides (each)	8000*
8. Orthophosphate	500	34. Detergents	2000
9. Total Phosphorus	700	35. Residue Chlorine	300
10. Chloride	300	36. Total Nitrogen	1000
11. Iron	700	37. Phenols	500*
12. Nitrate	500	38. Heavy metals (each)	1000
13. Nitrite	500	39. Coliforms & <i>E. Coli</i>	3500
14. Total Dissolved solids	300	40. Legionella	5000
15. Sulphate	400	41. Jar Test	5000
16. Fluoride	400	42. Water Treatment Chemical Analysis	5000
17. Calcium	400	43. Arsenic	1000
18. Manganese	700	44. Water quality Data for all parameters (up to Max. 20 datasets)	2000
19. Potassium	350		
20. Sodium	350		
21. Ammonia	500		

THIRD SCHEDULE

(r. 14(1)(c))

REGULATION OF DAMS

Table 1: Classification of Storage Dams

Class of Dam	Maximum Depth of Water at NWL (m)	Impoundment at NWL (m ³)	Catchment Area (km ²)
SD1	0 – 4.99	< 100,000	< 100
SD2	5.00 – 14.99	100,000 to 1,000,000	100 to 1,000
SD3	> 15.00	> 1,000,000	> 1,000

NWL = Normal Water Level

Table 2: Risk Factors of Storage Dams and other waterworks

Classification	Population at Risk	Incremental Consequences of Failure		
		Loss of Life	Environmental and cultural values	Infrastructure, economics and other property
SD 1 (Low Risk)	Temporary/ Permanent	Minimal numbers	(a) Limited presence of: (b) important fisheries (c) important wildlife (d) habitats (e) rare or endangered species, or (f) unique landscapes (g) sites of cultural significance and additionally Restoration or compensation in kind for losses and damage is possible.	Low economic losses affecting limited infrastructure and residential buildings, public transportation or services or commercial facilities; alternatively limited destruction or damage to locations used occasionally and irregularly for temporary purposes.
SD 2 (Medium)	Permanent	Significant	Significant presence:	Moderate economic losses affecting

Risk)		numbers	(a) critical fisheries; (b) critical wildlife habitats; (c) rare or endangered species, or (d) unique landscapes (e) sites of cultural significance and additionally Restoration or compensation in kind for losses and damage difficult.	important infrastructure, public transportation or services or commercial facilities, or moderate destruction or severe damage to residential areas.
SD 3 (High Risk)	Permanent	Large numbers	Presence of : (a) critical fisheries; (b) critical wildlife habitats; (c) rare or endangered species, or (d) unique landscapes (e) sites of cultural significance and additionally Restoration or compensation in kind for losses and damages is impossible or impracticable.	High economic losses affecting critical infrastructure, public transportation or services or commercial facilities, or significant destruction or damage to residential areas.

Table 3: Minimum Return Period for Spillway Design

<i>Class of Dam</i>	<i>Minimum Period for Design of Spillway</i>
SD1	1 in 50 years
SD2	1 in 100 years
SD3	1 in 500 years

Table 4: Dam Safety Inspection Schedule

<i>Class of Dam</i>	<i>Frequency of inspection</i>	<i>Inspection by</i>
SD1	Once in 5 years	Panel I C1, Panel I C2, Panel II C
SD2	Once in 3 years	Panel I C2, Panel II C1
SD3	Once every 2 years	Panel I C2

FOURTH SCHEDULE

(r. 16(1), 51(4), 58(2), 62(2))

CONTENT AND FORMAT OF TECHNICAL REPORTS

The following are guidelines for Technical Reports and compilers are expected to exercise their professional judgement in including other appropriate items in the Technical Report.

FORMAT OF REPORTS

All reports shall be submitted to the Authority in the following format:

<i>Item</i>	<i>Format</i>
1.	One original paper hardcopy of all documents, duly signed, and adequately bound together;
2.	Two paper copies of all documents;
3.	A digital Portable Document Format (PDF) format of the document and drawings submitted on a Compact Disk or any other appropriate electronic medium.

FORMAT OF DRAWINGS

All technical drawings submitted to the Authority shall comply with the following format:

<i>Item</i>	<i>Format</i>
1.	One original paper hardcopy of all drawings, duly signed, and adequately bound together;
2.	Two paper copies of all drawings;
3.	A digital DXF (Digital Exchange Format) format of the technical drawings submitted on a Compact Disk (CD) or other electronic medium as appropriate;

Every plan shall be signed and dated by the person making it, and, if it is made by any person other than the applicant to whom it relates, the application or his or her lawfully authorized agents shall also approve, sign and date it.

Every plan prepared by a qualified professional shall have endorsed thereon a certificate in the following form:-

CERTIFICATE

I/We.....of.....
hereby certify that this plan was made by me/us[or under my/our direction]and that it correctly represents the places, lands, areas and works shown thereon.

.....
Qualified Professional(s)

All reduced levels or elevations shown on any plan, or set of plans, longitudinal sections cross sections of any work or works shall be to the same datum, and reference shall be made on a least one sheet of any set of plans, longitudinal sections or cross sections indicating the datum used, and also the positions of all bench marks, which shall be properly located and described on the general map(and which benchmarks one shall be in the immediate vicinity of the point of diversion, abstraction or storage), from which the datum may be gained.

The location of the datum shall be described by the Grid Reference in UTM Coordinates based on the Arc 1960 datum. The elevation shall be referenced to mean sealevel. The nature of the datum shall be adequately described.

FORMAT OF MAPS AND DRAWINGS

All technical drawings and maps submitted to the Authority shall comply with the following format:

<i>Item</i>	<i>Format</i>
1.	A digital Tagged Image File Format (TIFF) format of the maps submitted on a CD, or other appropriate media

SITE ASSESSMENT REPORT

A Site Assessment Report shall substantially provide the following details:

<i>Item</i>	<i>Details</i>
1.	Name and details of Applicant;
2.	Description of Proposed Activity
3.	Confirmation of Site details;
4.	Relevant hydrological features;
5.	Relevant catchment features;
6.	Recommendations

TECHNICAL REPORTS

The following technical reports shall substantially provide the details required.

DAM DESIGN REPORT (FOR CLASS SD1, SD2 AND SD3 DAMS)

<i>Item</i>	<i>Contents</i>
1.	Details of location
2.	Details of hydrological assessment
3.	Details of design flood and return period
4.	Details of embankment
5.	Details of reservoir
6.	Details of draw-off and compensation works
7.	Details of spillway(s)
8.	Details of ancillary structures
9.	Details of construction materials
10.	Details of construction schedule
11.	Details of operational regulations
12.	Procedures to notify and protect downstream inhabitants, infrastructure and environments
13.	Schedule of inspection and maintenance
14.	Assessment of impacts and risks

TECHNICAL DESIGN REPORT

<i>Item</i>	<i>Detail</i>
1	Name and details of Applicant;
2.	Description of Proposed Activity;
3.	Analysis of Demand;
4.	Details of Hydrological Assessment
5	Details of Structures to be built;
6.	Details of Equipment to be installed;
7.	Details of Controlling Device;
8.	Details of Measuring Device;
9.	Details of operating procedures;
10	Details of safety devices

PROGRESS REPORT

<i>Item</i>	<i>Detail</i>
1.	Name and details of applicant;
2.	Description of proposed Activity;
3.	Details of Authorisation including the time frame;
4.	Cause of delay;
5.	Revised timeframe for completion;

DAM INSPECTION REPORT

Item	Contents
1.	Current condition of dam with respect to approved design and "as-constructed" condition
2.	Any action required to restore the functional and structural integrity of the dam to the required state
3.	Any changes with regard to the risk of or impact in the event of dam failure
4.	Review appropriateness of the action plan in event of dam failure

DAM DAMAGE OR FAILURE REPORT

Item	Contents
1.	Details of location
2.	Date and time of dam failure or damage
3.	Preceding climate
4.	Preceding hydrology
5.	Cause of dam failure or damage
6.	Steps taken to notify downstream inhabitants
7.	Nature and extent of damage caused to the dam or caused by the dam failure

HYDROLOGICAL ASSESSMENT REPORT

Item	Details
1.	Name and details of Applicant;
2.	Location and Description of Proposed Activity;
3.	Details of Climate;
4.	Details of river or water body (name, nearest Regular Gauging Station, Sub-catchment);
5.	Details of catchment (area, slopes, soils);
6.	Details of vegetation and land use;
7.	Details of Registered and Non registered Abstraction on the resource ;
8.	Details of all other permits related to this application;
9.	Hydrological characteristic sand analysis (annual, monthly, extreme events, flow duration or probability of events occurring);
10.	Hydrochemistry;
11.	Analysis of the Reserve;
12.	Assessment of availability of flow;
13.	Impact of proposed activity on flow regime, water quality, other abstractors;
14.	Recommendations on Proposed Activity;

HYDROGEOLOGICAL SURVEY REPORT

Item	Detail
1.	Name and details of applicant
2.	Location and description of proposed Activity
3.	Details of climate
4.	Details of geology and hydrogeology
5.	Details of neighbouring boreholes, and neighbouring proposed valid authorizations, including location, distance from proposed borehole or boreholes, number and construction details, age, current status and use, current abstraction and use.
6.	Description and details (including raw and processed data) of prospecting methods adopted, e.g. remote sensing, geophysics, geological and or hydrogeological cross sections Hydro- geological characteristics and analysis,

	to include but not necessarily be limited to, the following: (a) Aquifer transmissivity; (b) Borehole specific capacities; (c) Storage coefficient and or specific yield; (d) Hydraulic conductivity; (e) Groundwater flux; (f) Estimated mean annual recharge, and sensitivity to external factors.
7	Assessment of water quality and potential infringement of National standards
8	Assessment of availability of groundwater;
9	Analysis of the reserve
10	Impact of proposed activity on aquifer, water quality, other abstractors, including likelihood of coalescing cones of depression and implications for other groundwater users in any potentially impacted areas.
11	Recommendations for borehole development, to include but not limited to, the following: (a) Locations of recommended borehole(s) expressed as a coordinate(s) and indicated on a sketch map (b) Recommendations regarding borehole or well density and minimum spacing in the project area (c) Recommended depth and maximum diameter (d) Recommended construction characteristics, e.g. wire-wound screen, grouting depth (e) Anticipated yield
12	Any other relevant information (e.g. need to monitor neighbouring boreholes during tests)

WASTE DISPOSAL CONTROL PLAN

Item	Detail
1.	Name and details of applicant
2.	Quantity and quality of in flow water and waste
3.	Type and source of waste
4.	Design of waste treatment plant
5.	Location and description (frequency, quantity, quality and nature) of effluent
6.	Description of treatment and operations, if any
7.	Hydrology, hydrogeology and hydrochemistry of receiving water body
8.	Impacts on receiving water body in terms of quantity and quality
9.	Proposed water quality requirements for the permit and the timeframe for achieving compliance
10.	Monitoring programme, (measuring device, controlling device, sampling, records, reporting procedures)
11.	Emergency plan for accidental discharges and their risks.

WATER QUALITY AND POLLUTION CONTROL ASSESSMENT REPORT

Item	Detail
1.	Name and details of applicant:
2.	Location and description of activity or proposed activity;
3.	Details of river or water body (name, nearest Regular Gauging Station, Sub-catchment);
4.	Details of flow regime and hydrochemistry;
5.	Nature and characteristics of waste disposed;
6.	Impact of waste upon water resource and other water users;
7.	Other sources of pollution in the project area:
8.	Conclusions and recommendations.

SOIL AND WATER CONSERVATION PLAN

Item	Detail
1.	Existing soil and water conservation structures and practises;
2.	Potential sources of sediment and other pollutants to the water course;
3.	Slope of land;
4.	Land use;
5.	Condition of the riparian land;
6.	Proposed measures and targets for improved soil and water conservation;
7.	Targets and timeframe for adoption and implementation of proposed soil and water conservation structures and practices;
8.	Schedule of inspection of the Soil and Water Conservation Plan;
9.	Site sketch showing— (a) Demarcation of boundaries of land covered under the Soil and Water Conservation Plan; (b) Identification of significant features.

BASIN AREA WATER RESOURCES MANAGEMENT STRATEGY

Item	Detail
1	A description of the institutional framework for water resource management detailing institutional roles and responsibilities;
2.	A strategy for the conservation of the catchment areas;
3	A water resource development strategy capturing the need for improved water resource reliability and availability to meet current and future demands and to address poverty alleviation targets;
4	A stakeholder participation strategy that will include mechanisms for encouraging the formation and establishment of Water Resource Users Associations and strengthening them once established;
5	A communication strategy that will capture the communication needs and mechanisms for the catchment;
6	A water resource monitoring strategy that will capture the resource monitoring network and flow prediction targets;
7	A compliance strategy that will detail the time frame, approaches and requirements to bring water users into compliance with water management regulations;
8	A water demand management strategy that will capture approaches and targets for improving water allocation and use efficiencies;
9	A water allocation plan detailing: <ul style="list-style-type: none"> (a) A description of the class of resources and their resource quality objectives; (b) An analysis of current and future water demands; (c) Allocation of the resource to the Reserve and to different types of uses; (d) Measures to be taken to ensure that water use approvals remain true to the allocations; (e) Measures to be taken when resource availability is limited; (f) A compliance plan;

	(g) An enforcement plan;
	(h) Mechanisms for reviewing the allocation plan from time to time as the need arises.

FIFTH SCHEDULE

(r. 133)

PENALTIES FOR SPECIFIED OFFENCES

<i>Relevant Regulations</i>	<i>Offence</i>	<i>Minimum Penalty</i>	<i>Maximum Penalty</i>
130(3)	Failure to comply with an Order	Ksh 20,000/- or 6 months imprisonment and compliance with the order at his or her cost	Penalty prescribed in section 147 of the Act.
77(12)	Damage to Water Resources monitoring network	Ksh 20,000/- or 6 months imprisonment and repair damage at his or her cost	Penalty prescribed in section 147 of the Act and repair damage at his or her cost
7(2)	Failure to Apply for Water Use Permit	Ksh. 20,000/- or 6months imprisonment	Penalty prescribed in section 147 of the Act.
34(6)	Failure to apply for Variation of Permit	Ksh. 20,000/- or 6 months imprisonment	Penalty prescribed in section 147 of the Act.
86(3)	Failure to Follow Notification Procedure with respect Dam releases	Ksh 20,000/- or 6months imprisonment	Penalty prescribed in section 147 of the Act.
87(2)	Failure to submit dam damage or failure report	Ksh. 20,000/- or 6 months imprisonment	Penalty prescribed in section 147 of the Act.
55(2)	Failure to submit a Borehole or Well Completion Record	Ksh 20,000/- or 6 months imprisonment	Penalty prescribed in section 147 of the Act.
58(4)	Failure to apply for approval to undertake artificial groundwater recharge	Ksh20,000/- or 6 months imprisonment	Penalty prescribed in section 147 of the Act.
61(7)	Unapproved Effluent Discharge	Ksh.20,000/- or 6 months imprisonment	Penalty prescribed in section 147 of the Act.
67(5)	Failure to Inform with Respect to spillage	Ksh 20,000/- or 2 months imprisonment	Penalty prescribed in section 147 of the Act.
70(2)	Obstructing a Water Resources Inspector	Ksh20,000/- or 6 months imprisonment	Penalty prescribed in section 147 of the Act.
74(3) 73(6)	Failure to remove or make safe Temporary or Abandoned Works	Ksh 20,000/- or 6months imprisonment	Penalty prescribed in section 147 of the Act.
115(9)	Failure to comply with Soil and Water Conservation Plan	Ksh 20,000/- or 6 months imprisonment	Penalty prescribed in section 147 of the Act.
103(3)	Failure to comply with Management Regulations for	Ksh 20,000/- or 6 months imprisonment	Penalty prescribed in section 147 of the Act.

Relevant Regulations	Offence	Minimum Penalty	Maximum Penalty
	Protected Area or Groundwater Conservation Area		
119,128	Misrepresentation as Qualified Water Sector Professional or Qualified Contractor	Ksh 20,000/- or 6 months imprisonment	Penalty prescribed in section 147 of the Act.
131(4)	Failure to Comply with an Emergency Order	Ksh 20,000/- or 6 months imprisonment	Penalty prescribed in section 147 of the Act.

SIXTH SCHEDULE

(r. 64)

GUIDELINE STANDARDS FOR WASTE DISPOSAL

PART 1: GUIDELINES FOR DISCHARGE OF WASTE INTO SURFACE WATER RESOURCES

PARAMETER	MAX ALLOWABLE (LIMITS)
Arsenic as Ag (mg/l)	0.1
Biochemical Oxygen Demand (BOD 5 Days at 20 °C) (mg/l)	30
Cadmium as Cd (mg/l)	10
Chemical Oxygen Demand (COD) (mg/l)	100
Chromium as Cr (mg/l)	Less than 0.01
Lead as Pb (mg/l)	Less than 0.01
Oil and grease (mg/ml)	0.05
pH (pH scale)	5.0-9.0
Phenols total (mg/l)	0.05
Sulphide as S (mg/l)	2.0
Total Suspended Solids (mg/l)	30
Temperature (in degrees Celsius) based on ambient temperature	± 5
Cyanides as CN (mg/l)	Less than 0.2
Nickel as Ni (mg/l)	Less than 2.0
Detergents (ABS) (mg/l)	Less than 5.0
Mercury as Hg (mg/l)	Less than 0.01
Total Phosphorus as P (mg/l)	2
Total Nitrogen as N (mg/l)	10
Total pesticide residues (µg/l)	0.05

Remarks:

The Authority may issue industry-specific Guidelines for waste disposal based on the water quality objectives, the Reserve water quality and dry weather stream flow for individual water courses or bodies.

PART 2: GUIDELINES FOR DISCHARGE OF WASTE ONTO LAND (WITH
IMPACTS ON GROUNDWATER

PARAMETER	MAXIMUM
pH	5.5 – 9.0
Boron (mg/l)	2.0
BOD (mg/l)	500
Chloride (mg/l)	600
Total Dissolved Solids (mg/l)	2100
Oil and grease (mg/l)	30
Sulphates (mg/l)	1000
Sodium (as percentage of total cation concentration)	60

SEVENTH SCHEDULE

(r. 102(2), 103(2))

CATCHMENT PROTECTION AND CONSERVATION AREAS

1. THE CRITERIA FOR REQUIRING A SOIL AND WATER CONSERVATION
PLAN ARE:

Item	Criterion
(a)	Existing condition of the catchment area and the risk of riverbank erosion, sources of direct runoff into the water course and sediment sources within the catchment areas;
(b)	Slope of the land;
(c)	Land use and land management practices and the risk of soil erosion and destruction from excessive direct runoff;
(d)	Presence or otherwise of soil and water conservation structures;
(e)	Potential water resource pollution arising from the land use;
(f)	Any other criteria that the Authority considers to be significant.

2. THE CRITERIA FOR IDENTIFYING A PROTECTED AREA OR
GROUNDWATER CONSERVATION AREA ARE:

Item	Criterion
(a)	Catchment characteristics;
(b)	The vulnerability of the water resource;
(c)	The water resource quality objectives and the current status of the water resource;
(d)	The class of the water resource;
(e)	Water demands, present and projected, on the water resources;
(f)	Land uses and their potential impact on the water resources;
(g)	Any other criterion that the Authority considers relevant;

3. CONTENTS OF MANAGEMENT REGULATIONS OR PLANS RELATED
TO A PROTECTED AREA OR GROUNDWATER CONSERVATION AREA MAY
INCLUDE:

Item	Contents
(a)	Procedures to be applied for the management of the protected area or groundwater conservation area;
(b)	Prohibited activities;
(c)	Any measures required to be undertaken for water resource conservation and protection;
(d)	The timeframe for implementation of required measures;
(e)	Any other conditions that the Authority may consider relevant.

EIGHTH SCHEDULE

(r. 107(4))

VIOLATIONS OF THE RESERVE

MEASURES THAT THE AUTHORITY MAY TAKE IN RELATION TO A REPORT ON VIOLATION OF THE RESERVE INCLUDE:

Item	Measures
(a)	Investigating the cause of the reserve violation;
(b)	Advise the Cabinet Secretary that an emergency situation exists and there serve is being violated by virtue of natural and or anthropogenic events;
(c)	Enforcing any conditions on any approvals, authorisations or permits that may rectify the situation;
(d)	Temporarily suspending or varying permits;
(e)	Hydrographic and abstraction surveys;
(f)	Establishing or revising a water allocation plan or a effluent discharge control plan;
(g)	Informing the public on the condition of the reserve and any actions that are needed to restore the reserve;
(h)	Any other measures considered appropriate by the Authority.

NINTH SCHEDULE

(r. 108, 120)

QUALIFIED WATER SECTOR PROFESSIONALS AND
QUALIFIED CONTRACTORS

CATEGORIES OF QUALIFIED WATER SECTOR PROFESSIONALS

Panel I - Water Engineer	
A	Water Supply Works (exceeding 1,000 m ³ /day)
B	Effluent Treatment Works (exceeding 1,000 m ³ /day)
C	Dams 1. Class SD1 and SD2 Dams 2. Class SD1, SD2 and SD3 Dams
D	Irrigation Works (exceeding 7,500 m ³ /day)
Panel II - Water Engineer	
A	Water Supply Works (less than 1,000 m ³ /day)
B	Effluent Treatment Works (less than 1,000 m ³ /day)
C	Class SD1 Dams
D	Irrigation Works (less than 7,500 m ³ /day)
Panel III	
A	Hydrologists
B	Hydrogeologists
C	Hydrometeorologists
D	Chemists
E	Biologists
F	Ecologists
G	Geophysicists
H	Other relevant category recognised by the Technical Advisory Committee

CATEGORIES OF QUALIFIED CONTRACTORS

Category 1	
A	Water Supply Works (exceeding 1,000 m ³ /day)
B	Effluent Treatment Works (exceeding 1,000 m ³ /day)
C	Dams for Class SD3 Dams
D	Irrigation Works (exceeding 7,500 m ³ /day)
E	Borehole Drilling (Eligible to drill boreholes); <ul style="list-style-type: none"> • Class 1: Able to drill less than depth of 150 metres • Class 2: Able to drill in excess of 150 metres

Category 2	
A	Water Supply Works (less than 1,000 m ³ /day)
B	Effluent Treatment Works (less than 1,000 m ³ /day)
C	Dams for Class SD1 and SD2 Dams
D	Irrigation Works (less than 7,500 m ³ /day)
E	Borehole Servicing (Eligible to service or rehabilitate boreholes.

DESIGN AND SUPERVISION OF DAM

Class of Dam	Category of Qualified Water Sector Professional
SD1	Panel II C, Panel I C1 & Panel I C2
SD2	Panel I C1 & Panel I C2
SD3	Panel I C2

CATEGORY OF DAM CONTRACTOR

Class of Dam	Category of Dam Contractor
SD1	C1, C2
SD2	C1, C2
SD3	C1

TENTH SCHEDULE

(r. 132(1))

COMPLAINTS

INFORMATION TO BE GIVEN BY COMPLAINANT UNDER THESE REGULATIONS

Item	Information
(a)	Name of Complainant
(b)	Contact address, telephone number, email address (if any) of Complainant
(c)	Nature and location of the problem
(d)	Date that problem occurred
(e)	Name and, if available, the contact details of all parties to the dispute or complaint
(f)	Any other relevant details
(g)	Signature of the Complainant

ELEVENTH SCHEDULE

(r. 70)

WATER QUALITY SAMPLING PROCEDURES

PROCEDURES TO BE FOLLOWED WHERE WATER QUALITY SAMPLE IS TAKEN FOR PROSECUTION PURPOSES

Item	Procedure
(a)	The presence of the alleged polluter at the place and time of sampling;
(b)	Where the intended analysis is to determine compliance with physical and chemical parameters, then a sample shall be taken and divided into three portions, each contained in an appropriate capacity container and preserved according to standard practice;
(c)	Where the intended analysis is to determine compliance with microbiological parameters, then a sample shall be taken and divided into three portions, each contained in a sterile glass bottle;
(d)	All three portions will be sealed in the presence of the alleged polluter who is required to sign an acknowledgement that he has witnessed the sampling;
(e)	One portion will be provided to the alleged polluter who may obtain his or her own independent analysis from a gazetted laboratory of his or her choice;
(f)	One portion shall be sent by the Authority to a gazetted laboratory for analysis;
(g)	One portion shall be retained by the Authority for future reference provided that the storage of the sample is safe enough and the period of storage does not result in the deterioration of the sample.

TWELFTH SCHEDULE

(r. 131(2))

EMERGENCY ORDERS

Contents of an Emergency Order include;

Item	Contents
(a)	That an emergency exists
(b)	Start date of the Emergency Order;
(c)	The factors that have caused the emergency
(d)	What area or water resource(s) are affected;
(e)	What action or activities are restricted or prohibited
(f)	What action or activities will be undertaken;
(g)	Conditions that need to be fulfilled for the Emergency Order to be lifted.

THIRTEENTH SCHEDULE

(r. 10(2), 10(4), 11(2), 13(1)(b), 14(1)(a), 17(3), 23(1), 25(1)(b), 26(1), 27(1), 27(5), 33, 34(1), 36(1)(a), 39(3), 49(3), 51(1), 55(1), 87(2), 97(1), 97(4), 112, 114(1), 116(1), 122(1), 127(1), 130(2))

FORMS AND REGISTERS

Form Number	Description	Relevant Regulation(s)
WRA 001A OR	Application for Water Permit	13,14,49,51
WRA 001B	Application for Surface Water – Abstraction, Diversion, In-stream and Conveyance Works	--
WRA 001C	Application for Storage Dams	--

WRA 001D	Application for Groundwater – Wells/Boreholes	--
WRA 001E	Application for Effluent Discharge	--
WRA 001F	Application for Swamp Drainage	--
WRA 001G	Effluent Discharge Permit	61
WRA 002	Application for Easement	10
WRA 003	Comments by WRUA on Application for Water Permit	17(3)
WRA 004	Authorisation to Construct Works for the Use of Water	23(1)
WRA 005	Application for Extension of Time of Authorisation	25(1)(b)
WRA 006	Extension of Time Limit for an Authorisation	25(2)
WRA 007	Completion Certificate	27(1)
WRA 008	Inspection Report	27(3)
WRA 009	Borehole Completion Record	56
WRA 010	Well Completion Record	56
WRA 011	Water Permit	27(5)
WRA 012	Application for Renewal of a Water Permit	36(1)(a)
WRA 013	Application for Variation of Water Permit	34(1)
WRA 014	Application for Transfer of Water Permit	33
WRA 015	Assessment of Water Use and Charges	10(4)
WRA 016	WRA Order	--
WRA 017	Application for Authority to Enter Land	--
WRA 018	Application for Registration by WRUA	97
WRA 019	Certificate of Registration of WRUA	97(4)
WRA 020	Application for Search of Water Permit	39(3)
WRA 021	Supplement to Authorisation/Supplementary Permit	11(2)
WRP 001	Application for registration as Qualified Water Sector Professional	112
WRP 002	License for Qualified Water Sector Professional	114(1)
WRC 001	Application for registration as for Qualified Contractor	122(1)
WRC 002	License for Qualified Contractor	123(2)

OFFICIAL REGISTERS

Register number	Official registers	Relevant Regulation(s)
R 001	Register of WRUAs	116
R 002	Register of Water Bodies	83
R 003	Register of Authorisations and Permits	26
R 004	Register of Approved Water Users, Uses and Permits	37
R 005	Register of Qualified Water Sector Professionals	116
R 006	Register of Qualified Contractors	127



Water Resources Authority

The Chief Executive Officer, Water Resources Authority, P.O. Box 45250 – 00100 NAIROBI	Grid Reference for Works (UTM Arc 1960) Easting: Northing: Zone:	Form: WRA 001A Catchment: WRA ID: File No:
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APPLICATION FOR WATER PERMIT

			(To be submitted in triplicate)				(Rule 15,16,51,52)	
Type of Water Use	Surface Water				Groundwater		Effluent Discharge	Swamp Drainage
	Diversion	Abstraction	In-stream Works	Storage	Shallow well	Borehole		
Tick Box								
Attach Form	1B	1B	1B	1C	1D	1D	1E	1F

PARTICULARS OF APPLICANT			DETAILS		
1.	Full name of applicant(s) (In Block Letters)				
2.	Category of Applicant - Individual, Group [Association, Society], Company, Institution				
3.	ID Number of Applicant (Individual) or Certificate of Incorporation or Registration for Groups or Companies				
4.	PIN Number (where available)				
Physical Address where water is to be used			Contact Address of Applicant		
5.	L.R Number(s)		10.	Box Number	
6.	Village(s)/Ward(s)		11.	Town	
7.	Sub-location(s)		12.	Post Code	
8.	Location(s)		13.	Telephone Contact (Landline)	
9.	Division(s)		14.	Telephone Contact (Mobile)	
10.	District(s)		15.	Email Contact	

WATER RESOURCE DETAILS

16. Name of Body of Water or Aquifer where water is to be diverted, abstracted or stored	
--	--

17. Is the point of abstraction or storage in a Protected Area or a Groundwater Conservation Area? (yes/no)	
18. Sub-catchment Number	
19. Class of Water Resource	
20. Name of Body of Water or Aquifer where effluent is to be discharged	
21. Sub-catchment Number (Effluent)	
22. Class of Water Resource (Effluent)	
23. Category of Application (Class of Permit)	
MIXING WATERS	

MIXING WATERS

24. State the authorization(s) and permits already issued in respect of the water use on the land described in No. 4. (If NIL, state "Nil", if YES, list authorisation or permit numbers).

Note: Shaded Areas to be filled in by WRA Officials



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 - 00100
NAIROBI
LAND

Form: WRA 001A

Catchment:

WRA ID: _____

File: _____

25. Does applicant own all the land related to the permit application? Yes/No
26. If No, have easement(s) been attached (Yes = 1, No = 0)
27. Does application involve land located within or adjacent to a riparian, protected or groundwater conservation area? Yes/No
28. Is proposed activity permitted within the riparian area, protected or groundwater conservation area? Yes/No

OWNERSHIP OF WORKS

29. Will the applicant own all the works related to the permit application?
30. If No, have agreement(s) been obtained from owner(s) of all works and these agreements are adequate and are attached (Yes/No)

SUPPLEMENT TO PERMIT/AUTHORISATION

31. Is application made under Section 21 of WRA Rules? Yes/No
32. Provide Permit Number for Main Permit

33.	Brief Description of Project								
	and Intended Use for Water								

Type of Water Use	Groundwater (m ³ /day)	River - Normal Condition	River - Flood Condition	River- Regulated Flows	Lake
34. Public					
35. Domestic					
36. Livestock					
37. Subsistence					
38. Irrigation					
39. Commercial					
40. Industry/Commercial					
41. Hydropower					
42. Others					
43. Sub-total					
44. Quantity Returned					
45. Water Used (row 41- row 42)					
46. Effluent Discharge					
PERIOD OF CONSTRUCTION					
47. State the estimated period of construction of the works (months)					
48. State the period for which the permit is required (year – maximum 5 years)					



The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 - 00100
NAIROBI

Catchment: _____
WRA ID: _____
File: _____

Population to be served (number of people)	
Basic Human Needs (m^3/day)	
Domestic Water Demand (m^3/day)	

Type of Livestock	Number of Animals			
Number of Grade Cattle				
Number of Local Cattle or donkeys				
Number of goats & sheep				
Number of camels				
Other				

Supply Area (km ²)				
Population to be served				

Number of connections				
Area per connection (ha)				
Total Irrigated Area (ha)				
Expected Rate of Water Use m ³ /ha/day				
Total Expected Water Requirements (m ³ /day)				

Type of Crop (hectares)	Type of Production	Type of Irrigation	Expected Rate of Water	Total Expected Water
	System (Outdoor,	Technology (overhead,	Use m ³ /ha/day	Requirements (m ³ /day)
	GH, hydroponics)	micro-sprinkler, drip)		

TOTAL	100	100	100
-------	-----	-----	-----

INDUSTRIAL					
Number of Persons Employed					
Type of Industry (tick whichever is appropriate)					
Food Processing				Pulping (Coffee, sisal, sugar,)	
Horticultural Packaging				Tea	
Chemical Manufacturing				Bottling	
Tanning				Others (state type)	
Water Requirements					
Water required for Plant/Processing (m ³ /day)					
Water required for Sanitation Facilities (m ³ /day)					
Water required for other purposes (m ³ /day)					
Total Water Requirements (m ³ /day)					
POWER					
Maximum static head (m)					
Expected Power Generated (KVa-hr) at Maximum Static Head					
OTHER USES					
Fishponds (volume – m ³)					



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Form: WRA 001A

Catchment: _____

WRA ID: _____

File: _____

FEES SUBMITTED

Category A, B, C or D Application			Fees for Examination of Application
AMOUNT PAID			
Receipt Number			
ATTACHEMENTS	Attached (Yes/No)		Comments/Remarks
Form 1B			
Form 1C			
Form 1D			
Form 1E			

Form 1F				
Copy of Identification Documents				
Copy of Land Documents				
Copy of Agreements on Land Use				
Copy of Agreements on Use of Water Works				
Relevant Maps				
Copy of EIA License				
Site Assessment Report				
Technical Reports				
Hydrological Assessment Report				
Hydrogeological Survey Report				
Technical Design Report				
Dam Design Report				
Effluent Discharge Control Plan				
Soil and Water Conservation Plan				
Copy of Receipt for Payment				
WRUA Comment Form				

I agree to supply any further information which may be required by the Water Resources Authority.

Signature

Signature of Applicant or duly Authorised Agent:	
Name:	
Date of Application:	

SIGNATURE OF WRA OFFICIAL RECEIVING APPLICATION

Signature of WRA Official

Name	
Position	
Date Application Received	



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Form: WRA 001A

Catchment: _____

WRA ID: _____

File: _____

OFFICIAL SECTION

(To be filled in by WRA officials)

	Tick	Date	Officer
Submission			
WRUA advice received			
Recommended			

	Tick	Date	Officer
Rejected			
Conditional Recommendation			
BWRC advice received			
Recommended			
Rejected			
Conditional Recommendation			
WRA National Office (Category D)			
Recommended			
Rejected			
Conditional Recommendation			
WRA Regional Office			
Recommended			
Rejected			
Authorisation			
Issue of Authorisation			
Validity Period (months)			
Expiry			
Extension of Validity Period (months)			
Revised Expiry Date			
Inspection of Final Completion			
Date of Issue of Permit			
Date of Expiry of Permit			



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Form: WRA 001B

Catchment: _____

WRA ID: _____

File: _____

**SURFACE WATER - ABSTRACTION, DIVERSION, IN-STREAM AND
CONVEYANCE WORKS**

GRID REFERENCE FOR WORKS (UTM ,	
based on ARC1960 Datum, Zone 36/37)	
Easting	
Northing	

Altitude (m above sea level)	
Map Sheet	
DETAILS OF SITE DATUM	
Grid Reference for Datum (UTM ,	
based on ARC1960 Datum, Zone 36/37)	
Easting	
Northing	
Altitude (m above sea level)	
Map Sheet	
Description of Datum	
WEIR (1) OR COLLECTION CHAMBER (2)	
Dimensions	
Width/diameter (m)	
Length (m)	
Height (m)	
Materials	
Compensation Flow Capacity (m3/day)	
PUMP	
Type of Pump	
Type of driving machine	
Power source of driving machine	
(diesel, electric, wind, water)	
Maximum Power rating (KV _a)	
Expected operating head (m)	
Delivery Rate at expected operating head	
(m3/hr)	
Expected operating hours (hrs)	
CANAL	
Length (m)	
Top width (m)	
Bottom width	
Lined or unlined	
Lining materi	
Gradient (m/100m or %)	
Maximum velocity (m/s)	
Maximum Capacity (m3/day)	
PIPELINE	
Internal diameter of delivery pipe	
Material	
Length (m)	
Maximum Capacity (m3/day)	
Any other relevant details	



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Form: WRA 001C

Catchment: _____

WRA ID: _____

File: _____

STORAGE DAMS

Name of dam	
Class of Dam (A, B or C)	
Grid Reference for Dam (UTM , based on ARC1960 Datum, Zone 36/37)	
Easting	
Northing	
Altitude (m above sea level)	
Map Sheet	
DETAILS OF SITE DATUM	
Grid Reference for Datum (UTM , based on ARC1960 Datum, Zone 36/37)	
Easting	
Northing	
Altitude (m above sea level)	
Map Sheet	
Description of Datum	
SPILLWAY	
Catchment Area (km ²)	
Design Flood (m ³ /s)	
Return Period for Spillway Design (1 in ... years)	
Material of outflow channel	
Dimensions at control	
Width (m)	
Length (m)	
Height (m)	
EMBANKMENT	
Material (earth, concrete, masonry, others)	
Dimensions	
Width at Crest (m)	
Length at Crest (m)	
Upstream slope (1 to ...)	
Downstream slope (1 to ...)	
Maximum Depth of Water (Measured from bed to normal water level) (m)	
Maximum Height of Embankment (m)	
Gross Freeboard (m)	

Net Freeboard (m)	
IMPOUNDMENT	
Estimated Area at Normal Water Level (m ²)	
Estimated Impounded Volume (m ³)	
OTHER DETAILS	
Maximum Drawoff Capacity (m ³ /day)	
Maximum Compensation Flow capacity (m ³ /day)	



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Form: WRA 001D

Catchment: _____
WRA ID: _____
File: _____

GROUNDWATER - WELLS/BOREHOLES		
Grid Reference for Abstraction Point (UTM, based on ARC1960 Datum, Zone 36/37)		
Easting		
Northing		
Altitude (m above sea level)		
Map Sheet		
Is the well or borehole within a distance of 100m of a body of surface water?		
List all Wells/Boreholes within 1000 m of proposed site		
Expected Yield (m ³ /hr)	L.R. Number	Distance (m)
Intended Depth of excavation or drilling (m)		
Intended Diameter of excavation or drilling (mm)		
Expected Type of drawoff works (tick as appropriate)		
Handpump - Type		
Windpump - Type		
Electric pump		
Direct drive		
Windlass		



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Form: WRA 001E

Catchment: _____

WRA ID: _____

File: _____

EFFLUENT DISCHARGE			
Grid Reference for Effluent Discharge Point (UTM ,			
based on ARC1960 Datum, Zone 36/37)			
Easting			
Northing			
Altitude (m above sea level)			
Map Sheet			
Source of water supply			
Source of Effluent (domestic, institutions, industrial, agricultural, urban)			
Mode of discharge (pipe, canal, ..)			
Maximum Daily Effluent discharge (m3/day)			
Details of Treatment System			
Chemical			
Settling			
Anaerobic digesters			
Oxidation or aerated ponds			
Natural or constructed Wetland			
Other (specify)			
Retention time (days)			
Nature of Pollutants (Chemical, biological, Physical)			
EFFLUENT QUALITY			
Parameter		Units	Value
BOD (5 days at 20C		mg/	
COD		mg/l	
Total Dissolved Solids		mg/l	
pH		pH scale	

Temperature		°C	
Total Coliforms			
Turbidity or colour			
Ammonia -NH ₃		mg/l	
Ammonium-NH ₄		mg/l	
Nitrite - NO ₂		mg/l	
Nitrate-NO ₃		mg/l	
Total Phosphorous		mg/l	
Total Nitrogen		mg/l	
Total suspended solids		mg/l	
Metals		mg/l	
Non metal toxics (sulphides, cyanides, fluorides)		mg/l	
Pesticide residues		µg/l	
Phenols		mg/l	
Oils and grease		mg/l	
Others			



Water Resources Authority

Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Form: WRA 001F

Catchment: _____
WRA ID: _____
File: _____

SWAMP DRAINAGE	
Name of swamp	
Size of swamp to be drained (ha)	
Purpose of swamp drainage (agricultural, residential, recreational, public health, industrial, abstraction)	
Means of swamp drainage (tick as appropriate)	
Channelling or canalisation of flows	
Diversion of inflow	
Expected % of inflow waters to be diverted	
Construction of drainage canals or drainage pipes	
Expected reduction in water level in swamp (m)	

Note: Form WRA 001B is required to be filled if swamp drainage is planned in conjunction with water abstraction or diversion



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Form: WRA 001G

Catchment: _____

WRA ID: _____

File: _____

EFFLUENT DISCHARGE PERMIT

PERMIT CLASS-----

FACILITY AND EFFLUENT DISCHARGE DESCRIPTION

Name and Location of Facility	
Activity of Facility	
WRA's Facility Classification (FC1 or FC2,,,))	
Effluent Discharge Receiving Water Resource	
(River, Lake, Dam, etc)	
Effluent Discharge Receiving Water Resource's	
Quantity Threshold-WRA	
Effluent Discharge Receiving Water Resource's	
Quantity Threshold-WRA	
WRA's Effluent Discharge Points (EDPs)	
Grid Reference for Effluent Discharge Point	
Easting	
Northing	
Altitude (m above sea level)	
Map Sheet	
Mode of discharge (pipe, canal,)	
Daily Effluent discharge (m3/day)	
Basis :description of how the average waste water flow has been determined	
Hours of discharge: Number of days per week & hours per day's	
List of process raw materials utilised and wastes generated on site	
Details of Treatment System	
Chemical	
Settling	



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Form: WRA 001G

Catchment: _____

User ID: _____

File: _____

<i>Name and Location of Facility</i>	
Anaerobic digesters	
Oxidation or aerated ponds	
Natural or constructed Wetland	
Other (<i>specify</i>)	
Retention time (days)	
Nature of Pollutants (Chemical, Biological, Physical)	
A list of the potential impacts on the environment and the proposed mitigation	
Methods to be used	
Details of any emergency / spillage control arrangements	
State if there any seasonal, or other variations (including any arising from plant malfunction) in volumes of effluent to be discharged	

Attach a sketch plan showing fencing and drainage, storage area for liquid, sludge, solid waste awaiting treatment and residue awaiting removal for disposal elsewhere

EFFLUENT DISCHARGE QUALITY

<i>Compulsory Parameter</i>	<i>Units</i>	<i>Value</i>
BOD (5 days at 20°C)	mg/l	
COD	mg/l	
Electrical Conductivity (EC)	µS/cm	
Total Dissolved Solids (TDS)	mg/l	
pH	pH scale	
Temperature	C	
Feacal coliforms	Counts/100ml	
Total Coliforms	Counts/100ml	
Flow rate	m ³ /day	
Colour	Hazen Units	
Total Suspended Solids (TSS)	mg/l	
Chemical Parameters		



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Form: WRA 001G

Catchment: _____

User ID: _____

File: _____

<i>Compulsory Parameter</i>	<i>Units</i>	<i>Value</i>
Sulphate (SO ₄)	mg/l	
Sulphides, (S ²⁻)	mg/l	
Phenols	mg/l	
Fluorides (F)	mg/l	
Chlorides (Cl)	mg/l	
Free CO ₂	mg/l	
Ammonium-NH ₄	mg/l	
Nitrite – NO ₂	mg/l	
Nitrate-NO ₃	mg/l	
Total Phosphorous (P)	mg/l	
Total Nitrogen (N)	mg/l	
Potassium (K)	mg/l	
PCBs	mg/l	
Total Petroleum Hydrocarbons (TPH)	mg/l	
Oils and grease	mg/l	
Surfactants	mg/l	
Heavy Metals	mg/l	
(Cd, Cu, Pb, Zn, Al, Se, As, Sn, Mn, Co, Fe,)		
Pesticide residues	µg/l	
WRA's Accruing Quality Points (AQPs)		
EFFLUENT DISCHARGE CLASSIFICATION AND CHARGES		
WRA's Pollution Loading Points (EDP × AQP=PLP)		
WRA's Class of Permit		
Effluent Discharge Charge (cents/m ³)		



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Form: WRA 002

Catchment: _____

WRA ID: _____

File: _____

APPLICATION FOR EASEMENT

		(To be submitted in triplicate)		(Rule 12)	
PARTICULARS OF APPLICANT		DETAILS			
11.	Full name of applicant(s) (In Block Letters)				
12.	Category of Applicant - Individual, Group				
	[Association, Society], Company, Institution				
13.	ID Number of Applicant (Individual) or				
	Certificate of Incorporation or Registration for Groups				
	or Companies				
14.	PIN Number (where available)				
	Physical Address where water is to be used		Contact Address of Applicant		
15.	L/R Number(s)		10.	Box Number	
16.	Village(s)/Ward(s)		11.	Town	
17.	Sub-location(s)		12.	Post Code	
18.	Location(s)		13.	Telephone Contact	
				(Landline)	
19.	Division(s)		14.	Telephone Contact	
				(Mobile)	
20.	District(s)		15.	Email Contact	

In respect of an easement of aqueduct in connection with the passage of water from the.....[Description and name of body of water]

across the property.....[Description of property]

and in respect of an easement of work in connection with the water from the..... [Body of water] at the point shown on the plan attached hereto and in respect of an easement of storage in connection with water from the.....[body of water]

1. The applicant named above is the landholder [or agent lawfully authorized by the landholder] of the property.....

.....[Description of property and L.R. (No. s) of farms (if any) and / or mining locations or leases]

2. The applicant bases his claim for the easement on the following grounds

.....

3. The accompanying plan[s] marked.....

Show the general arrangement, the nature and locality of the proposed works and the land or lands on which [an] easement[s] is [are] now required and the area[s] within the lines shown in red on the said plan is [are] the maximum area[s] over which the easement[s] now applied for is [are] required.

Here give the number of any authorization, or permit which applicant holds and all other information on which the claim is based. Show that the claim is made in good faith and that, without the easements, the utilization of water would not be economically feasible.



Water Resources Authority

The Chief Executive Officer,
 Water Resources Authority,
 P.O. Box 45250 – 00100
 NAIROBI

Form: WRA 002

Catchment: _____
 WRA ID: _____
 File: _____

4. (a) The following is a description of the work[s] in respect of which [an] easement[s] is [are] now required.....

.....

(b) The maximum quantity of water to be conveyed or dealt with by the aqueduct is.....cubic meters per day.

(c) The position of the dam and the storage reservoir are shown on the plan marked.....and the blue line thereon shows the approximate area which will be submerged at high flood level of the reservoir, and the red line shown on the said plan shows the limit of area over which easement is claimed.

(d) The easement of aqueduct is required for a period of.....

5. (a) The following is a description of the work[s] in respect of which [an] easement[s] of work is [are] required.....

.....

(b) The quantity and nature of materials required from the land referred to in paragraph (a) above for the purpose of constructing the proposed works are as follows: -

he easement of work is required for a period ofT

6. (a) The following is a description of the work[s] in respect of which [an] easement [s] of storage is [are] required.....

(b) The positions of the dam and the storage reservoir are shown on the plan marked.....

And the blue line thereon shows the approximate area that will be submerged at high flood level of the reservoir, and the red line shown on the said plan shows the limit of area over which easement is claimed.

1 Here give brief description, with dimensions, of the proposed aqueduct and state the area of the land over which the easement is claimed.

2 Here give brief description, with dimensions, of the proposed weir or other work and state the area of land over which the easement is claimed.

3 Here give brief description, with dimensions, of proposed storage works and state the area of land over which the easement is claimed.



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Form: WRA 002

Catchment: _____

WRA ID: _____

File: _____

(c) The quantity and nature of materials required from the land for the purpose of constructing the proposed works referred to in paragraph (a) above are as follows: -

(d) The easement of storage is required for a period of

7. On the schedule attached to this form is set forth the names of the landholders, mortgages and lessees of the property over which the easement is claimed.

8. In accordance with Section 28 of the Act, notice with full particulars of the proposed works was given not less than two months before the date of this application given to all the landholders, mortgages and lessees named in the said schedule with the result shown in the attached Schedule:

9. I have served a copy of this claim on all the landholders, mortgages and lessees mentioned in the attached Schedule.

I enclose herewith Bankers Cheque No.....of Ksh.....cents.....for an examination of this application. I understand that the fee does not cover the preparation of the necessary deed in the event of my application being successful.

.....
Signature.



Water Resources Authority

The Chief Executive Officer,	Form: WRA 002
Water Resources Authority,	Catchment:
P.O. Box 45250 – 00100	WRA ID:
NAIROBI	File:

AFFIDAVIT

Iof.....do solemnly and sincerely declare as follows:

I have read the foregoing and the particulars and things set out therein are true and accurate.

I make this declaration conscientiously believing the same to be true, and according to the oaths and Statutory Declarations Act.

Sworn at.....

This.....day of.....20.....

Before me,

.....
(Magistrate or
Commissioner for Oaths.)

Notes

1. The applicant shall fill in the blank spaces in this form with the required information, and, where alternative expressions are given, he shall strike out those, which do not apply.

2. The area of land over which the easement is claimed must include the area of land, if any, occupied by the works, flooded as a result of the works, required for purposes of inspection and maintenance of the works, required for the excavation or collection of material for the works, required for the deposit of spoil or material derived from the works or required for a road or roads to obtain access to the works.

3. The plans submitted must show clearly any works, irrigated and / or cultivated areas, roads, buildings and / or any other features which will be affected if the easement applied for is granted, and the area of swamp or land to be reclaimed.



The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

File: _____

Attached to the application of

(Use additional sheets if required)

[illegible]

The Chief Executive Officer,	Grid Reference for Works		Form:	WRA 003
Water Resources Authority,	(UTM Arc 1960)			
P.O. Box 45250 – 00100	Easting:		Catchment:	
NAIROBI	Northing:		WRA ID:	
	Zone:		File No:	

				(To be submitted in triplicate)		(Rule 19)	
NAME OF WRUA							
PARTICULARS OF PERMIT APPLICANT							
1. Full name of applicant(s)				2. WRA ID Number of			

(In Block Letters)			Applicant
3. Box Number		4.	Town
5. Telephone Contact (Landline)		6.	Telephone Contact (Mobile)
7. Email Contact			

WATER RESOURCE DETAILS

Name of Body of Water or Aquifer where water is to be diverted, abstracted or stored								
Type of Water		Surface Water			Groundwater		Effluent Discharge	Swamp Drainage
Use	Diversion	Abstraction	In-stream Works	Storage	Shallow well	Borehole		
Tick Box								

S/No.	WRUA COMMENTS	ANSWER / COMMENTS
1.	Application was discussed by WRUA on (date)	
2.	Is proposed application for water use likely to severely impact dry season flows?	
3.	Is proposed application for water use likely to severely impact water quality?	
4.	Is proposed application for water use likely to put public at risk?	
5.	Is proposed application likely to increase the risk of water use conflicts?	
6.	Is proposed application for water use considered beneficial to the public?	
7.	Is there an alternative water source for the applicant that should be considered? (provide details)	
8.	WRUA Conclusion (<i>Objection, No objection, or Conditional No-</i>	
	OBJECTION, OR UNABLE TO MAKE A CONCLUSION DUE TO LACK OF INFORMATION)	
9.	Reasons for Objection or Conditions for No-Objection:	
	1.	
	2.	
	3.	
SIGNATURE BY TWO WRUA OFFICIALS		
Name of WRUA Official		
Position		
Signature of WRUA Official		
Date of Signature		



Water Resources Authority

The Chief Executive Officer, Water Resources Authority, P.O. Box 45250 – 00100 NAIROBI	Grid Reference for Works (UTM Arc 1960) Easting: Northing: Zone:	Form: WRA 004 Catchment: WRA ID: File No:
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AUTHORISATION TO CONSTRUCT WORKS FOR THE USE OF WATER

Dear Sir/Madam;

I have the honour to inform you that the Water Resources Authority has given you approval to construct the proposed works based on your application dated _____/_____/_____ for a Water Permit.

Authorization No. WRA										Dated					
		Surface Water				Groundwater		Effluent		Swamp					
Type of Water Use		Abstracti on		In- stream Works		Storag e		Shallow well		Borehole		Discharge		Drainage	
Tick Box															
PARTICULARS OF APPLICANT						DETAILS									
1. Full name of applicant(s) (In Block Letters)						2.									
3. Category of Applicant - Individual, Group [Association, Society], Company, Institution															
4. ID Number of Applicant (Individual) or Certificate of Incorporation or Registration for Groups or Companies															
5. PIN Number (where available)															
Physical Address where water is to be used						Contact Address of Applicant									
6. L/R Number(s)						7. Box Number									
8. Village(s)/Ward(s)						9. Town									
10. Sub-location(s)						11. Post Code									
12. Location(s)						13. Telephone Contact (Landline)									

[illegible]

29.	Public				
30.	Domestic				
31.	Livestock				
32.	Subsistence Irrigation				
33.	Commercial Irrigation				
34.	Industry/Commercial				
35.	Hydropower				
36.	Others				
37.	Sub-total				
38.	Quantity Returned				
39.	Water Abstracted (row 34-row 35)				
40.	Effluent Discharge				

Having filed the necessary application, maps and plans, and having complied with the provisions of the Water Act 2016, and the Rules there under relating to the applications for Water Permits *is/are hereby authorized to construct, subject to the acquisition of the necessary rights of way or easements therefore, if any, the works shown by the said applications, maps and plans in accordance with provisions of the Water Act 2016, the Rules there under, and the following conditions:

1. The construction of the works hereby authorized shall commence within a period of.....days/months/years and shall be completed within a period of.....months/ years from the date of this authorization.

2. (a) Any person who erects or constructs temporary works shall be entitled to divert, abstract, impound, obstruct, store or use water to such extent only as may be necessary for the construction or erection of the works, and whenever it shall be necessary to divert, abstract or impound water during the erection or construction of the works authorized, such diversion, abstraction, obstruction, impounding, or use of water shall be made at such time and in such manner that the works of other operators are interfered with as little as possible and that no damage will be caused to property of another landholder. Provided that if any damage is caused it shall, failing agreement between the parties concerned, be settled by arbitration under the Arbitration Act.

(b) Unless empowered thereto by the Water Resources Authority in writing, all temporary works shall be removed within a period of three months from the date of completion of the works authorized or from the date of determination of the authorization (whichever be the earlier) and where any temporary works exist, such as quarries, burrow-pits, excavations, cuttings, tunnels or things of a like nature which cannot be economically removed, efficient precautions to the satisfaction of the Water Resources Management Authority shall be taken, by the person named in the authorization, to render and to maintain all such temporary works safe in the interest of life and property.

The Water Resources Authority reserves the right to inspect the works authorized by this authorization, and attention is drawn to section 90 of the Act.

3. Any changes between the original proposed design and final as-constructed arrangement has been documented and such documentation submitted to the Authority.

*Delete words not required



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Form: WRA 004

Catchment: _____

WRA ID: _____

File: _____

3.CONDITIONS OF AUTHORISATION	DETAILS
Measuring device	
Controlling device	
Water Quality Report	
Evidence of EMCA Compliance	
Soil and Water Conservation Plan	
Compensation Flow (m ³ /day)	
<i>Inspection Milestones</i>	
1	
2	
3	
4	
<i>Notification Requirements</i>	
1	
2	
3	
4	
Storage	
Airline	
Test pumping	
<i>Other Technical Details</i>	
1.	
2.	
3.	
Effluent Discharge Requirements	

4. This Authorization will be automatically cancelled, when the authorized period expires, without any further reference to you unless extension of time limit is applied for prior to date of expiry.

5. The following details/documents/fees are required to complete your application before a Permit may be issued:

- (a) Form WRA 008 must be returned dully signed when works have been installed.
- (b)
- (c)

.....
Signature

Yours faithfully,

.....
Signature of WRA Officer

Name of Officer	
Position	
Date of Signature	



Water Resources Authority

The Chief Executive Officer, Water Resources Authority, P.O. Box 45250 – 00100 NAIROBI	Grid Reference for Works (UTM Arc 1960) Easting: Northing: Zone:	Form: WRA 005 Catchment: WRA ID: File No:
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APPLICATION FOR EXTENSION OF TIME FOR
AUTHORISATION TO CONSTRUCT WORKS
(To be submitted in triplicate)

I, (name), being the holder of Authorisation
No.,

do hereby apply for an extension of time in order to complete the proposed works.

I confirm that all other particulars of the Authorisation remain the same.

The need to extend the period of time has been caused by (state cause)

.....
.....
.....

Type of	Surface Water			Groundwater		Effluent	Swamp
Water Use	Diversion	Abstraction	In-stream Works	Storage	Shallow well	Borehole	Discharge Drainage
Tick Box							

Particulars Of Permit Applicant		Details	
1. Full name of applicant(s) (In Block Letters)		2.	
3. Category of Applicant - Individual, Group [Association, Society], Company, Institution			
4. ID Number of Applicant (Individual) or Certificate of Incorporation or Registration for Groups or Companies			
5. PIN Number (where available)			
Physical Address where water is to be used		Contact Address of Applicant	
6. L/R Number(s)		7. Box Number	

8. Village(s)/Ward(s)		9. Town	
10. Sub-location(s)		11. Post Code	
12. Location(s)		13. Telephone Contact (Landline)	
14. Division(s)		15. Telephone Contact (Mobile)	
16. District(s)		17. Email Contact	

WATER RESOURCE DETAILS

18. Name of Body of Water or Aquifer where water is to be diverted, abstracted or stored	
19. Is the point of abstraction or storage in a Protected Area or a Groundwater Conservation Area? (yes/no)	
20. Sub-catchment Number	
21. Class of Water Resource	
22. Name of Body of Water or Aquifer where effluent is to be discharged	
23. Sub-catchment Number (Effluent)	
24. Class of Water Resource (Effluent)	
25. Status of Water Resource (Effluent)	
26. Category of Application (Class of Permit)	



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Form: WRA 005

Catchment: _____
WRA ID: _____
File: _____

FEES SUBMITTED

Category A, B, C or D Class Application	Amount (KSh.)
Application Fees for Extension of Time of Authorisation	
Receipt Number	
Time Period for Construction	
Initial Authorisation Issued on (date)	
Authorisation Expiry Date	
Proposed Revised Authorisation Expiry Date	
Number of Times that Period of Authorisation has been revised	
Signature	
Signature of Applicant or duly Authorised Agent	
Name	
Date of Application	

SIGNATURE OF WRA OFFICIAL RECEIVING APPLICATION FOR EXTENSION OF TIME OF AUTHORISATION

Signature of WRA Official	
Name	
Position	
Date Application for Renewal Received	

OFFICIAL SECTION

(To be filled in by WRA officials)

WRA Action	Decision	Date	Comment/Reference
Time Extension Accepted			
Rejected			
Conditional Acceptance			
Authorisation Valid until (date)			



Water Resources Authority

The Chief Executive Officer,	Grid Reference for Works	Form: WRA 006
Water Resources Authority,	(UTM Arc 1960)	
P.O. Box 45250 – 00100	Easting:	Catchment:
NAIROBI	Northing:	WRA ID:
	Zone:	File No:

EXTENSION OF TIME LIMIT FOR AN AUTHORISATION

The period within which the works authorized by Authorization No P _____, dated _____, issued to _____,

Shall be completed is hereby extended, subject to the conditions endorsed on the above mentioned authorization and to the under mentioned conditions, to the (date) _____.

Type of Water Use	Surface Water			Groundwater		Effluent Discharge	Swamp Drainage
	Diversion	Abstraction	In-stream Works	Storage	Shallow well	Borehole	
Tick Box							

PARTICULARS OF APPLICANT		DETAILS	
1.	Full name of applicant(s) (In Block Letters)	2.	
3.	Category of Applicant - Individual, Group		
	[Association, Society], Company, Institution		
4.	ID Number of Applicant (Individual) or		

Certificate			
of Incorporation or Registration for Groups or Companies			
5.	PIN Number (where available)		
<i>Physical Address where water is to be used</i>		<i>Contact Address of Applicant</i>	
6.	L/R Number(s)	7.	Box Number
8.	Village(s)/Ward(s)	9.	Town
10.	Sub-location(s)	11.	Post Code
12.	Location(s)	13.	Telephone Contact (Landline)
14.	Division(s)	15.	Telephone Contact (Mobile)
16.	District(s)	17.	Email Contact

WATER RESOURCE DETAILS

18.	Name of Body of Water or Aquifer where water is to be diverted, abstracted or stored	
19.	Is the point of abstraction or storage in a Protected Area or a Groundwater Conservation Area? (Yes/No)	
20.	Sub-catchment Number	
22.	Name of Body of Water or Aquifer where effluent is to be discharged	
23.	Sub-catchment Number (Effluent)	
24.	Class of Water Resource (Effluent)	

This Extension of Time Limit is issued subject to the special conditions shown below:

1.
2.
3.

.....
Signature

Yours faithfully,

Signature of WRA Officer	
Name of Officer	
Position of Officer	
Date of Signature	



Water Resources Authority

The Chief Executive Officer, Water Resources Authority, P.O. Box 45250 – 00100 NAIROBI	Grid Reference for Works (UTM Arc 1960) Easting: Northing: Zone:	Form: WRA 007 Catchment: WRA ID: File No:
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COMPLETION CERTIFICATE

(To be submitted in triplicate)

I, (Name), being the holder of Authorisation to Construct Works No., do hereby state that the proposed Works have been constructed in accordance with the conditions contained in the Authorisation. Any changes between the original proposed design and final as-constructed arrangement has been documented and such documentation submitted to the Authority.

Type of Water Use	Surface Water				Groundwater		Effluent	Swamp
	Diversion	Abstraction	In-stream Works	Storage	Shallow well	Borehole	Discharge	Drainage
Tick Box								

PARTICULARS OF APPLICANT		DETAILS	
1. Full name of applicant(s) (In Block Letters)			
2. Category of Applicant - Individual, Group [Association, Society], Company, Institution			
3. ID Number of Applicant (Individual) or Certificate of Incorporation or Registration for Groups or Companies			
4. PIN Number (where available)			
Physical Address where water is to be used (see		Contact Address of Applicant sketch)	
5. L/R Number(s)		6. Box Number	
7. Village(s)/Ward(s)		8. Town	
9. Sub-location(s)		10. Post Code	
11. Location(s)		12. Telephone Contact (Landline)	
13. Division(s)		14. Telephone Contact (Mobile)	
15. District(s)		16. Email Contact	

WATER RESOURCE DETAILS

17. Name of Body of Water or Aquifer where water is to be diverted, abstracted or stored	
18. Is the point of abstraction or storage in a Protected Area or a Groundwater Conservation Area? (yes/no)	
19. Sub-catchment Number	
20. Class of Water Resource	
21. Name of Body of Water or Aquifer where effluent is to be discharged	
22. Sub-catchment Number (Effluent)	
23. Class of Water Resource (Effluent)	
24. Category of Application (Class of Permit)	



Water Resources Authority

The Chief Executive Officer,			Form: WRA 007:
Water Resources Authority,			Catchment:
P.O. Box 45250 – 00100			WRA ID
NAIROBI			File:

QUANTITY WATER REQUIRED

Brief Description of						
25. Project and						
Intended Use for Water						
Type of Water Use	Groundwater		Surface Water (m ³ /day)			
	(m ³ /day)	River - Normal	River - Flood	Lake		
		Condition	Condition			
26. Public						
27. Domestic						
28. Livestock						
29. Subsistence Irrigation						
30. Commercial Irrigation						
31. Industry/Commercial						
32. Hydropower						
33. Others						
34. Sub-total						
35. Quantity Returned						
36. Water Abstracted (row 33-row 34)						
37. Effluent Discharge						

SIGNATURE	
Signature of Applicant or duly Authorised Agent	
Name	
Date of Application	
SIGNATURE OF WRA OFFICIAL RECEIVING COMPLETION CERTIFICATE	
Signature of WRA Official	
Name	
Position	
Date Application Received	



Water Resources Authority

The Chief Executive Officer, Water Resources Authority, P.O. Box 45250 – 00100 NAIROBI	Grid Reference for Works (UTM Arc 1960) Easting: Northing: Zone:	Form: WRA 008 Catchment: WRA ID: File No:
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INSPECTION REPORT

Type of Water Use	Surface Water				Groundwater		Effluent	Swamp
	Diversion	Abstraction	In-stream Works	Storage	Shallow well	Borehole	Discharge	Drainage
Tick Box								

PARTICULARS OF OWNER OF WORKS OR LAND INSPECTED		DETAILS	
1. Full name of applicant(s) (In Block Letters)		2.	
3. Category of Applicant - Individual, Group [Association, Society], Company, Institution			
4. ID Number of Applicant (Individual) or Certificate of Incorporation or Registration for Groups or Companies			
5. PIN Number (where available)			
Physical Address where water is to be used		Contact Address Owner of Works or Land Inspected	
6. L/R Number(s)		7.	Box Number
8. Village(s)/W		9.	Town

10.	ard(s)				
11.	Sub-location(s)		11.	Post Code	
12.	Location(s)		13.	Telephone Contact	
14.			(Landline)		
15.	Division(s)		15.	Telephone Contact	
16.			(Mobile)		
17.	District(s)		17.	Email Contact	

WATER RESOURCE DETAILS

18.	Name of Body of Water or Aquifer where water is to be diverted, abstracted or stored	
19.	Is the point of abstraction or storage in a Protected Area or a Groundwater Conservation Area? (Yes/No)	
20.	Sub-catchment Number	
21.	Class of Water Resource	
22.	Name of Body of Water or Aquifer where effluent is to be discharged	
23.	Sub-catchment Number (Effluent)	
24.	Class of Water Resource (Effluent)	
25.	Category of Application (Class of Permit)	



Water Resources Authority

The Chief Executive Officer,		Form: WRA 008
Water Resources Authority,		Catchment:
P.O. Box 45250 – 00100		WRA ID:
NAIROBI		File:

QUANTITY WATER AUTHORISED/PERMITTED

26.	Description of Project and Intended Use for Water					
	Type of Water Use	Groundwater (m ³ /day)		Surface Water (m ³ /day)		
			River - Normal Condition	River - Flood Condition	Lake	
27.	Public					
28.	Domestic					
29.	Livestock					
30.	Minor Irrigation					
31.	General Irrigation					
32.	Industry/Commercial					

33. Power							
34. Others							
35. Sub-total							
36. Quantity Returned							
37. Water Abstracted (row 42-row 44)							
38. Effluent Discharge							

Remarks regarding status, condition, compliance of works with authorisation or permit conditions	
Recommended Action to be taken by Owner of Works	
Recommended Action to be taken by WRA	
SIGNATURE OF WRA OFFICIAL	
Signature of WRA Official	
Name	
Position	
Date Inspection Undertaken	



Water Resources Authority

The Chief Executive Officer, Water Resources Authority, P.O. Box 45250 – 00100 NAIROBI	Grid Reference for Works (UTM Arc 1960) Easting: _____ Northing: _____ Zone: _____	Form: WRA 009 Catchment: _____ WRA ID: _____ File No: _____
---	--	--

BOREHOLE COMPLETION RECORD

					(To be submitted in triplicate)
Borehole No.....					
Borehole Name.....					
Formation.....					

PARTICULARS OF APPLICANT	DETAILS				
1. Full name of applicant(s) (In Block Letters)					
2. Category of Applicant - Individual, Group [Association, Society], Company, Institution					
3. ID Number of Applicant (Individual) or Certificate					

of Incorporation or Registration for Groups or Companies							
Physical Address where water is to be used (see sketch)				Contact Address of Applicant			
4.	L/R Number(s)			5.	Box Number		
6.	Village(s)/Wa rd(s)			7.	Town		
8.	Sub- location(s)			9.	Post Code		
10.	Location(s)			11.	Telephone Contact (Landline)		
12.	Division(s)			13.	Telephone Contact (Mobile)		
14.	District(s)			15.	Email Contact		
PARTICULARS OF CONTRACTOR							
16.	Box Number			22.	License Number		
17.	Town			23.	Gazetted On		
18.	Post Code			24.	Drilling Supervisor		
19.	Telephone Contact (Landline)			25.	Type and Make of Drill Rig		
20.	Telephone Contact (Mobile)						
21.	Email Contact						
INTENDED USE OF WATER							
Public W.S.; Irrigation.; Industries.;							
Domestic.; Stock,							
other							
PARTICULARS OF BOREHOLE							
Type of Borehole: - Drilled; Driven;							
Bored; Jetted; Other							
Borehole Construction (also see sketch page 3)							
Drilling started (date)				Drilling completed (date)		All work completed (date)	
Total Depth: Reported (m)				Measured (m)		Final (back- filled) Depth (m)	

Hole Diameter (mm)				From (m)			To (m)	
Hole Diameter (mm)				From (m)			To (m)	
Hole Diameter (mm)				From (m)			To (m)	
Hole Diameter (mm)				From (m)			To (m)	



Water Resources Authority

The Chief Executive Officer,				Form: WRA 009			
Water Resources Authority,				Catchment:			
P.O. Box 45250 – 00100				WRA ID:			
NAIROBI				File:			

Permanent Casing							
Plain							
Type	Diam (mm)	Length (m)	From (m)	To (m)			
Type	Diam (mm)	Length (m)	From (m)	To (m)			
Type	Diam (mm)	Length (m)	From (m)	To (m)			
Slotted or Perforated:							
Size and Description of Openings							
Type	Diam (mm)	Length (m)	From (m)	To (m)			
Type	Diam (mm)	Length (m)	From (m)	To (m)			

Screen:									
Type and Make									
Diameter (mm)		Length (m)		set from (m)		To (m)			
Gravel Pack									
Size of grains (mm)		Roundness (good, fair, poor)		Volume inserted in annular Space (m3)					
		From (m)		To (m)					
Open Hole Diam (mm)		From (m)		To (m)					
Aquifer									
1 st Water Struck at (m)				Water Rest Level (m)					
2 nd Water Struck at (m)				Water Rest Level (m)					
Main Aquifer Struck at (m)				Water Rest Level (m)					
Water bearing material		From (m)		To (m)					
Other Aquifers, Remarks, etc (also see log on page3)									
Yield: SWL (m)		PWL (m below surface)		Discharge (litres per minute)					
After pumping (hours)				Recovered to SWL in (minutes)					
Expected production discharge (litres per hour)				With pump set at (m below surface)					



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Form: WRA 009

Catchment: _____

WRA ID: _____

File: _____

Pumping Test Record in Summary (Detailed test records on attached sheets): (all depth measurements to be in metres below ground surface)

	Test No. 1	Test No. 2
Date of Test (day, month, year)		
Depth of Borehole at time of test (m)		
Water Entry (perforations or screen setting at time of test)	From (m)	From (m)
	To (m)	To (m)
Static Water (SWL) before test (m)		
Type of Pump (Bailler) used		
Depth of Pump intake (m)		
Discharge (in litres per minute)		
Pumping Water Level (PWL m)		
After pumping continuously for (hours)		
Time of Recovery to Original SWL (minutes)		
Rate of Recovery-WL after 5 minutes (m)		
Rate of Recovery-WL after 20 minutes (m)		
Rate of Recovery-WL after 60 minutes (m)		
Rate of Recovery-WL after 180 minutes (m)		

(Additional pumping tests to be mentioned in REMARKS and included with file).

Government representative witnessing the test.....

Quality of Water				
Sample (Yes/No)		Collected at		On (date)
		(hour)		
Sediment		Taste		Odour
Colour		Temperature (0c)		Spec.
				Conductivity
				(mmho/cm ³)

Remarks: (drilling difficulties, gravel-pack details, all pertinent information about the drilling and completion of the hole)

.....

.....

.....

.....



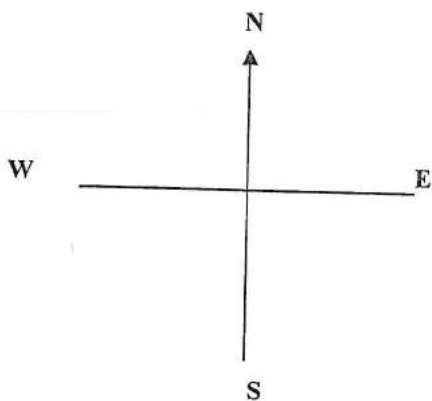
(Geologist's log on attached sheets).	Total depth
Remarks or additional information on Driller's log, or on sketch of Borehole:	(Sketch to include: - depth and changes of hole diameter; casing positions, manner of casing (of different diam.) connections, and casing connection to screen; depths of screens or slotted casing lengths; how casing is closed at bottom; formation caving zones; and any other pertinent information).

[illegible]

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 - 00100
NAIROBI

Catchment: _____
WRA ID: _____
File: _____

13. *Location Sketch:* (To be sketched by the driller on the site, showing roads, tracks and prominent land marks, with road distances to nearest town or trading centre and to water source).



FOR OFFICIAL USE ONLY

Entered on Schedule.....(Yes/No) Water Sample Received.....(Yes/No)
 Drilling Samples Received.....(Yes/No) Chemical Analysis Received.....(Yes/No)
 Drilling Samples Filed.....(Yes/No) Geologist's Log Available.....(Yes/No)
 Location Plotted on Maps.....(Yes/No)

Hydro geological Report No.....of.....(Date).....

Geophysical Curve No.....of.....(Date).....

Borehole Data entered and checked by
 (Name).....Signature.....

Permit details:

Permit Number Authorised abstraction m³/d

Authorised water use(s)

Pump intake depth m bgl Maximum authorised abstraction rate
 m³/hr

All Borehole Completion Records duly completed should be sent to the appropriate WRA Regional Office.

**Water Resources Authority**

The Chief Executive Officer, Water Resources Authority, P.O. Box 45250 – 00100 NAIROBI	Grid Reference for Works (UTM Arc 1960) Easting: Northing: Zone:	Form: WRA 010 Catchment: WRA ID: File No:
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WELL COMPLETION RECORD

(To be submitted in triplicate)					(Rule 76,77)
Well Authorisation No.....					
Well Name.....					
Geological formation.....					
PARTICULARS OF APPLICANT			DETAILS		
21.	Full name of applicant(s) (In Block Letters)				
22.	Category of Applicant – Individual, Group				
	[Association, Society], Company, Institution				
23.	ID Number of Applicant (Individual) or Certificate of Incorporation or Registration for Groups or Companies				

Physical Address where water is to be used (see sketch)				Contact Address of Applicant			
24. L.R Number(s)				10. Box Number			
25. Village(s)/Ward(s)				11. Town			
26. Sub-location(s)				12. Post Code			
27. Location(s)				13. Telephone Contact (Landline)			
28. Division(s)				14. Telephone Contact (Mobile)			
29. District(s)				15. Email Contact			
PARTICULARS OF CONTRACTOR (IF APPLICABLE)							
16. Box Number				22. Email Contact			
17. Town				23. License Number			
18. Post Code				24. Gazetted On			
19. Telephone Contact (Landline)				25. Drilling Supervisor			
20. Telephone Contact (Mobile)							
INTENDED USE OF WATER							
Public; Irrigation; Industry; Domestic; Livestock; other							
PARTICULARS OF WELL							
Type of Well: Hand-dug; Machine-dug; Other							
Well Construction (also see Figure 1)							
Construction started (date)		Construction completed (date)		All works completed (date)			
Total Depth: Reported (m)		Measured (m)		Final (back-filled) Depth (m)			
Well Diameter (mm)		From (m)		To (m)			
Well Diameter (mm)		From (m)		To (m)			
Well Diameter (mm)		From (m)		To (m)			
Hole Diameter (mm)		From (m)		To (m)			



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Form: WRA 010

Catchment: _____

WRA ID: _____

File: _____

Permanent Lining where relevant (if well is not lined, state "unlined" in the box below)

Plain

Type	Diam (mm)	Length (m)	From (m)	To (m)
Type	Diam (mm)	Length (m)	From (m)	To (m)
Type	Diam (mm)	Length (m)	From (m)	To (m)

Screens or equivalent where relevant (if well is not lined, state "unlined" in the box below)

Size / Description of Openings

Type	Diam (mm)	Length (m)	From (m)	To (m)
Type	Diam (mm)	Length (m)	From (m)	To (m)

Gravel Pack

Size of grains (mm)	Roundness (good, fair, poor)	Volume inserted into annular space (m ³)
From (m)	To (m)	

Open Hole

Diam (mm)	From (m)	To (m)
Aquifer		
Water Struck at (m)		Water Rest Level (m)
Water bearing material	From (m)	To (m)
Other Aquifers, Remarks, etc		
(also see log on page 4), technical information (specific capacity, transmissivity) etc...		



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Form: WRA 010

Catchment: _____

WRA ID: _____

File: _____

Pumping Test Record in Summary (detailed test records on attached sheets): (all depth measurements to be in metres below ground surface)

Information to be provided	Test No. 1	Test No. 2
Date of test (day, month, year)		
Depth of well at time of test		
Water Entry (aquifer zone)	From: _____	From: _____
	To: _____	To: _____
Static water level (SWL) before test		
Type of pump or bailer used		
Depth of pump intake		
Discharge (in m ³ /hr)		
Distance from well to point of discharge of water pumped		
Pumping water level (PWL) at end of test		
After pumping continuously for (hours)		
Time of recovery to start SWL (minutes)		
Rate of recovery – WL after 5 minutes		
Rate of recovery – WL after 20 minutes		
Rate of recovery – WL after 60 minutes		
Rate of recovery – WL after 180 minutes		

Full test data and curves to be appended to this form

(Additional pumping tests to be given in REMARKS below and included in the file).

Authority representative witnessing the test.....

Quality of Water			
Sample (Yes/No)		Collected at (hour)	On (date)
Sediment		Taste	Odour
Colour		Temperature (°C)	Electrical Conductivity (mS/cm)

FULL CHEMICAL AND BACTERIOLOGICAL DATA TO BE APPENDED TO THIS FORM							
Remarks: (construction difficulties and any pertinent information about the construction and completion of the well)							
Drilling Supervisor		Drilling Contractor					
Signature		Signature					
Name		Name					
Date		Date					



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Form: WRA 010

Catchment: _____
WRA ID: _____
File: _____

Well Number Well Name

Constructor's Log (hydrogeologist's log to be appended to this form if applicable).

From	To	Description of Formation	From	To	Description of Formation
(m)	(m)	Penetrated	(m)	(m)	Penetrated

Remarks or additional information on Driller's log, or on sketch of well:

.....
.....
.....
.....

Figure 1 Sketch of Well Construction: (Sketch to include: details of well headworks and sanitary protection; depths and changes of hole diameter; lining positions, type and diameter of lining and related information if applicable; location of aquifer (and screens if applicable); if casing closed at bottom, show how; formation caving zones; and any other pertinent information).

Headworks:	
Sanitary seal details:	
Static water level (m bgl):	
Aquifer material:	
Final depth (m):	



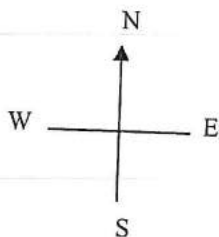
Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Form: WRA 010

Catchment: _____
WRA ID: _____
File: _____

Figure 2 Location Sketch: (To be sketched by the constructor or applicant on-site, showing latrines, septic tanks or sewerage network and distances; roads, tracks and prominent land marks; road distances to nearest town or trading centre and to nearest alternative water source).



For Official Use Only: complete as applicable

Entered on Schedule..... (Yes/No)
Geological samples received (Yes/No)
Geological samples filed.....(Yes/No)
Location plotted on maps.....(Yes/No)
Water sample received..... (Yes/No)
Chemical analysis received.....(Yes/No)
Geologist's Log available..... (Yes/No)
Hydrogeological report No.....of..... (Date) by (Name)
Geophysical Curve No.....of..... (Date) by (Name)

Well data entered and checked by (Name) Signature.....

Permit details

Permit Number Authorised abstraction m³/d

Authorised water use(s) Pump

intake depth m bgl Maximum authorised abstraction rate M³/hr

All Well Completion Records duly completed should be sent to the appropriate WRA Regional Office.



Water Resources Authority

The Chief Executive Officer,	Grid Reference for Works	Form: WRA 011
Water Resources Authority,	(UTM Arc 1960)	
P.O. Box 45250 – 00100	Easting:	Catchment:
NAIROBI	Northing:	WRA ID:
	Zone:	File No:

WATER PERMIT

By virtue of the authority vested in us by the Water Act 2016, we, the Water Resources Authority, do hereby grant unto (name) _____, hereinafter called the permit holder, or his/her/their executors, Administrators and assigns permission to use water in accordance with the details contained herein, subject to the provisions of the Water Act 2016, and the Rules thereunder, and the conditions following hereafter and endorsed hereon and attached hereto: -

Permit No. P				Permit Expiry Date			
Type of Water Use	Surface Water		Groundwater		Effluent	Swamp	
	Discharge	Drainage					
	Diversion	Abstraction	In-stream Works	Storage	Shallow well	Borehole	
Tick Box							
PARTICULARS OF PERMIT HOLDER				DETAILS			
1.	Full name of applicant(s) (In Block Letters)						
2.	Category of Applicant - Individual, Group						
	[Association, Society], Company, Institution						
3.	ID Number of Applicant (Individual) or Certificate						

of Incorporation or Registration for Groups or Companies									
4. PIN Number (where available)									
Physical Address where water is to be used					Contact Address of Applicant				
5. L/R Number(s)					6. Box Number				
7. Village(s)/Ward(s)					8. Town				
9. Sub-location(s)					10. Post Code				
11. Location(s)					12. Telephone Contact (Landline)				
13. Division(s)					14. Telephone Contact (Mobile)				
15. District(s)					16. Email Contact				

WATER RESOURCE DETAILS

17. Name of Body of Water or Aquifer where water is to be diverted, abstracted or stored	
18. Is the point of abstraction or storage in a Protected Area or a Groundwater Conservation Area? (yes/no)	
19. Sub-catchment Number	
20. Class of Water Resource	
21. Name of Body of Water or Aquifer where effluent is to be discharged	
22. Sub-catchment Number (Effluent)	
23. Class of Water Resource (Effluent)	
24. Category of Application (Class of Permit)	
SUPPLEMENT TO PERMITS	
25. Does permit include Supplements approved under Section 21 of WRA Rules (yes/no)	
26. List Reference Number for each Supplement	



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Form: WRA 011

Catchment:

WRA ID:

File:

Brief Description of Project and Intended Use for Water							
Type of Water Use		Groundwater	Surface Water (m ³ /day)				
		(m ³ /day)	River - Normal Condition	River - Flood Condition	Lake		
1. Public							
2. Domestic							
3. Livestock							
4. Subsistence Irrigation							
5. Commercial Irrigation							
6. Industry/Commercial							
7. Hydropower							
8. Others							
9. Sub-total							
10. Quantity Returned							
11. Water Abstracted (row 9-row 11)							
12. Effluent Discharge							
13. Basic Human Needs							
CONDITONS OF PERMIT		DETAILS					
Availability of Resource		When the resource availability drops into the Reserve, the permit holder is only entitled to Basic Human Needs					
Water Quality Report							
Payment of Water Use Charges							
Inspections							
1							
2							
3							
4							

Other Technical Details							
Effluent Discharge Requirements							
Meter ID Numbers Related to this permit							
1.							
2.							
3.							



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Form: WRA 011

Catchment: _____
WRA ID: _____
File: _____

SURFACE WATER - ABSTRACTION, DIVERSION, IN-STREAM AND CONVEYANCE WORKS

Grid Reference for Works (UTM , based on ARC1960 Datum, Zone 36/37)	
Easting	
Northing	
Altitude (m above sea level)	
Map Sheet	
Weir (1) or Collection Chamber (2)	
Dimensions	
Width/diameter (m)	
Length (m)	
Height (m)	
Materials	
Compensation Flow Capacity (m3/day)	

<i>Pump</i>	
Type of Pump	
Type of driving machine	
Power source of driving machine (diesel, electric, wind, water)	
Maximum Power rating (KV _a)	
Expected operating head (m)	
Delivery Rate at expected operating head (m ³ /hr)	
Expected operating hours (hrs)	
<i>Canal</i>	
Length (m)	
Top width (m)	
Bottom width (m)	
Lined or unlined	
Lining material	
Gradient (m/100m or %)	
Maximum velocity (m/s)	
Maximum Capacity (m ³ /day)	
<i>Pipeline</i>	
Internal diameter of delivery pipe (mm)	
Maximum Capacity (m ³ /day)	
GROUNDWATER	
Grid Reference for Works (UTM , based on ARC1960 Datum, Zone 36/37)	
Easting	
Northing	
Altitude (m above sea level)	
Map Sheet	
W.R.M.A. number of well/ borehole	
Total depth of well/ borehole	
Depth to which the cylinder or suction pipe may be installed	



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI
STORAGE DAM

Form: WRA 011

Catchment: _____

WRA ID: _____

File: _____

Name of dam	
Class of Dam (A, B or C)	
Grid Reference for Dam (UTM , based on ARC1960 Datum, Zone 36/37)	
Easting	
Northing	
Altitude (m above sea level)	
Map Sheet	
Spillway	
Dimensions at control	
Width (m)	
Length (m)	
Height (m)	
Embankment	
Material (earth, concrete, masonry, others)	
Dimensions	
Width at Crest (m)	
Length at Crest (m)	
Upstream slope (1 to ...)	
Downstream slope (1 to ...)	
Maximum Depth of Water (Measured from bed to normal water level) (m)	
Maximum Height of Embankment (m)	
Gross Freeboard (m)	
Net Freeboard (m)	
Impoundment	
Estimated Impounded Volume (m ³)	
Other Details	
Maximum Drawoff Capacity (m ³ /day)	
Maximum Compensation Flow capacity (m ³ /day)	
SWAMP DRAINAGE	
Name of swamp	
Size of swamp to be drained (ha)	
Purpose of swamp drainage (agricultural, residential, recreational, public health, industrial, abstraction)	
Means of swamp drainage (tick as appropriate)	
Channelling or canalisation of flows	

Diversion of inflow	
Expected % of inflow waters to be diverted	
Construction of drainage canals or drainage pipes	
Expected reduction in water level in swamp (m)	



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Form: WRA 011

Catchment: _____

WRA ID: _____

File: _____

EFFLUENT DISCHARGE

Grid Reference for Effluent Discharge Point (UTM ,	
based on ARC1960 Datum, Zone 36/37)	
Easting	
Northing	
Altitude (m above sea level)	
Map Sheet	
Source of water supply	
Source of Effluent (domestic, institutions, industrial, agricultural, urban)	
Mode of discharge (pipe, canal, ..)	
Maximum Daily Effluent discharge (m ³ /day)	
Details of Treatment System	
Chemical	
Settling	
Anaerobic digesters	
Oxidation or aerated ponds	
Natural or constructed Wetland	
Other (specify)	
Retention time (days)	
Nature of Pollutants (Chemical, biological, physical)	

EFFLUENT QUALITY

Parameter	Units	Guideline Value	Parameter	Units	Guideline Value
BOD (5 days at 20C	mg/		Total Phosphorous	mg/l	
COD	mg/l		Total Nitrogen	mg/l	
Total Dissolved Solids	mg/l		Total suspended solids	mg/l	
pH	pH scale		Metals	mg/l	
Temperature	C		Non metal	mg/l	

			toxics(sulphides, cyanides, fluorides)		
Total Coliforms	Counts/100ml		Pesticide residues	µg/l	
Turbidity or colour	NTU/Haze		Phenols	mg/l	
Ammonia -NH ₃	mg/l		Oils and grease	mg/l	
Ammonium-NH ₄	mg/l		Others		
Nitrite - NO ₂	mg/l				
Nitrate-NO ₃	mg/l				
SIGNATURE					
Yours faithfully,					
Signature of WRA Officer					
Name of Officer					
Position of Officer					
Date of Signature					



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Grid Reference for Works
(UTM Arc 1960)

Form: WRA 012

Easting: _____ Catchment: _____
Northing: _____ WRA ID: _____
Zone: _____ File No: _____

APPLICATION FOR RENEWAL OF WATER PERMIT

(To be submitted in triplicate)

I, the undersigned hereby apply for renewal of the Permit No.
I, certify that the works have been maintained and the water used in accordance with the provisions of the permit referred to above.

Type of Water Use	Surface Water				Groundwater		Effluent	Swamp
	Diversion	Abstraction	In-stream Works	Storage	Shallow well	Borehole	Discharge	Drainage
Tick Box								
Attach Form	1B	1B	1B	1C	1D	1D	1E	1F
PARTICULARS OF APPLICANT					DETAILS			
1.	Full name of applicant(s) (In Block Letters)				2.			
3.	Category of Applicant - Individual, Group [Association, Society], Company, Institution							

4.	ID Number of Applicant (Individual) or Certificate			
	of Incorporation or Registration for Groups or Companies			
5.	PIN Number (where available)			
Physical Address where water is to be used		Contact Address of Applicant		
6.	L/R Number(s)		7.	Box Number
8.	Village(s)/Ward(s)		9.	Town
10.	Sub-location(s)		11.	Post Code
12.	Location(s)		13.	Telephone Contact (Landline)
14.	Division(s)		15.	Telephone Contact (Mobile)
16.	District(s)		17.	Email Contact

WATER RESOURCE DETAILS

18.	Name of Body of Water or Aquifer where water is to be diverted, abstracted or stored	
19.	Is the point of abstraction or storage in a Protected Area or a Groundwater Conservation Area? (yes/no)	
20.	Sub-catchment Number	
21.	Class of Water Resource	
22.	Name of Body of Water or Aquifer where effluent is to be discharged	
23.	Sub-catchment Number (Effluent)	
24.	Class of Water Resource (Effluent)	
25.	Category of Application (Class of Permit)	

Note: Shaded Areas to be filled in by WRA Officials



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Form: WRA 012

Catchment: _____

WRA ID: _____

File: _____

QUANTITY WATER REQUIRED

26. Description of Project and Intended Use for Water						
Type of Water Use	Groundwater	Surface Water (m ³ /day)				
	(m ³ /day)	River - Normal Condition	River - Flood Condition			Lake
27. Public						
28. Domestic						
29. Livestock						
30. Subsistence Irrigation						
31. Commercial Irrigation						
32. Industry/Commercial						
33. Hydropower						
34. Others						
35. Sub-total						
36. Quantity Returned						
37. Water Abstracted (row 42- row 44)						
38. Effluent Discharge						
FEES SUBMITTED						
Category A, B, C or D Class Permit			Amount (KES)			
Permit Fees						
AMOUNT PAID						
Receipt Number						
SIGNATURE						
Signature of Applicant or duly Authorised Agent						
Name						
Date of Application						
SIGNATURE OF WRA OFFICIAL RECEIVING PERMIT RENEWAL APPLICATION						
Signature of WRA Official						
Name						

[illegible]

Type of Water		Surface Water				Groundwater				Effluent	Swamp		
										Discharge	Drainage		
Use	Diversion	Abstraction	In-stream Works	Storage	Shallow well	Borehole							
Tick Box													
PARTICULARS OF PERMIT HOLDER												DETAILS	
1.	Full name of applicant(s) (In Block Letters)												
2.	Category of Applicant - Individual, Group												
[Association, Society], Company, Institution													
3.	ID Number of Applicant (Individual) or Certificate of Incorporation or Registration for Groups or Companies												
4.	PIN Number (whilable)ere av												
Physical Address where water is to be used				Contact Address of Applicant									
5.	L/R Number(s)				6.		Box Number						
7.	Village(s)/Ward(s)				8.		To wn						
9.	Sub-location(s)				10.		Post Code						
11.	Location(s)				12.		Telephone Contact (Landline)						
13.	Division(s)				14.		Telephone Contact (Mobile)						
15.	District(s)				16.		Email Contact						



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Form: WRA 013

Catchment: _____
WRA ID: _____
File: _____

WATER RESOURCE DETAILS

17. Name of Body of Water or Aquifer where water is to be diverted, abstracted or stored	
18. Is the point of abstraction or storage in a Protected Area or a Groundwater Conservation Area? (yes/no)	
19. Sub-catchment Number	
20. Class of Water Resource	
21. Name of Body of Water or Aquifer where effluent is to be discharged	
22. Sub-catchment Number (Effluent)	
23. Class of Water Resource (Effluent)	
24. Category of Application (Class of Permit)	

FEES SUBMITTED

Category A, B, C or D Class Permit	Amount (KSh.)
Application Fees for Variation	
Receipt Number	
SIGNATURE	
Signature of Applicant or duly Authorised Agent	
Name	
Date of Application	

SIGNATURE OF WRA OFFICIAL RECEIVING APPLICATION TO VARY PERMIT

Signature of WRA Official	
Name	
Position	
Date Application for Variation Received	

OFFICIAL SECTION

(To be filled in by WRA officials)

WRA Action	
Decision	
Date	
Comment/Reference	
Variation Accepted	
Rejected	
Conditional Acceptance	
Permit Valid until (date)	



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Grid Reference for Works
(UTM Arc 1960)

Form: WRA 014

Easting: _____ Catchment: _____
Northing: _____ WRA ID: _____
Zone: _____ File No: _____

APPLICATION FOR TRANSFER OF WATER PERMIT

(To be submitted in triplicate)

I, (name), being the holder of Permit No.,

do hereby apply for the permit to be transferred to (name)

I confirm that all other particulars of the Permit remain the same.

The need to transfer the permit has been caused by (state cause)

.....
.....
.....

Type of Water	Surface Water	Groundwater	Effluent	Swamp
	Abstracti on	In-stream Storage	Discharge	Drainage
Use	Diversion	Shallow well		
Tick Box				

PARTICULARS OF CURRENT PERMIT		DETAILS	
HOLDER			
1.	Full name of applicant(s) (In Block Letters)		
2.	Category of Applicant - Individual, Group		
	[Association, Society], Company, Institution		
3.	ID Number of Applicant (Individual) or Certificate of Incorporation or Registration for Groups or Companies		
4.	PIN Number (where available)		
Physical Address where water is to be used		Contact Address of Applicant	
5.	L/R Number(s)	6.	Box Number
7.	Village(s)/Wa	8.	Town

	rd(s)				
9.	Sub-location(s)		10.	Post Code	
11.	Location(s)		12.	Telephone Contact (Landline)	
13.	Division(s)		14.	Telephone Contact (Mobile)	
15.	District(s)		16.	Email Contact	

PARTICULARS OF PROPOSED PERMIT		DETAILS	
HOLDER			
17.	Full name of applicant(s) (In Block Letters)		
18.	Category of Applicant - Individual, Group		
	[Association, Society], Company, Institution		
19.	ID Number of Applicant (Individual) or Certificate of Incorporation or Registration for Groups or Companies		
Physical Address where water is to be used		Contact Address of Applicant	
20.	L/R Number(s)	21.	Box Number
22.	Village(s)/Ward(s)	23.	Town
24.	Sub-location(s)	25.	Post Code
26.	Location(s)	27.	Telephone Contact (Landline)
28.	Division(s)	29.	Telephone Contact (Mobile)
30.	District(s)	31.	Email Contact



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Form: WRA 014

Catchment: _____

WRA ID: _____

File: _____

WATER RESOURCE DETAILS	
32.	Name of Body of Water or Aquifer where water is to be diverted, abstracted or stored
33.	Is the point of abstraction or storage in a Protected Area or a Groundwater Conservation Area? (yes/no)

34. Sub-catchment Number	
35. Class of Water Resource	
36. Name of Body of Water or Aquifer where effluent is to be discharged	
37. Sub-catchment Number (Effluent)	
38. Class of Water Resource (Effluent)	
39. Category of Application (Class of Permit)	

FEES SUBMITTED

Category A, B, C or D Class Permit	Amount (KES)
Application Fees for Transfer of Permit	
Receipt Number	
SIGNATURE	
Signature of Applicant or duly Authorised Agent	
Name	
Date of Application	

SIGNATURE OF WRA OFFICIAL RECEIVING PERMIT TRANSFER APPLICATION

Signature of WRA Official	
Name	
Position	
Date Application for Renewal Received	
OFFICIAL SECTION	
<i>(To be filled in by WRA officials)</i>	
WRA Action	
Decision	
Transfer Accepted	
Date	
Comment/Reference	
Rejected	
Conditional Acceptance	
Permit Valid until (date)	



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Grid Reference for Works
(UTM Arc 1960)

Form: WRA 015

Easting: _____ Catchmen: _____
Northing: _____ WRA ID: _____
Zone: _____ File No: _____

ASSESSMENT OF WATER USE AND CHARGES			
(To be submitted in triplicate)			
PARTICULARS OF APPLICANT		DETAILS	
1. Full name of applicant(s) (In Block Letters)			
2. PIN Number (where available)			
Physical Address where water is to be used		Contact Address	
3. L/R Number(s)		4. Box Number	
5. Village(s)/Ward(s)		6. Town	
7. Sub-location(s)		8. Post Code	
9. Location(s)		10. Telephone Contact (Landline)	
11. Division(s)		12. Telephone Contact (Mobile)	
13. District(s)		14. Email Contact	
WATER RESOURCE DETAILS			
15. Name of Body of Water or Aquifer where water is to be diverted, abstracted or stored			
16. Is the point of abstraction or storage in a Protected Area or a Groundwater Conservation Area? (yes/no)			
17. Sub-catchment Number			
18. Class of Water Resource			
19. Status of Water Resource			
20. Name of Body of Water or Aquifer where effluent is to be discharged			
21. Sub-catchment Number (Effluent)			
22. Class of Water Resource (Effluent)			
23. Status of Water Resource (Effluent)			

24. Category of Application (Category B, C or D)	
QUANTITY WATER USED	
BASED ON MEASUREMENTS	
25. Meter Number	
26. Current Date of Assessment of Water Used	
27. Date of Last Assessment	
28. Current Meter Reading (m ³)	
29. Last Meter Reading (m ³)	
30. Total Consumption (m ³)	
BASED ON ESTIMATE	
31. Estimate of water used (m ³) between current & last assessment	
32. Show calculations/justification for estimate of water used	



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Grid Reference for Works
(UTM Arc 1960)

Form: WRA 015

Easting: _____ Catchment: _____
Northing: _____ WRA ID: _____
Zone: _____ File No: _____

CALCULATION OF WATER USE CHARGES AND CURRENT STATEMENT

		Units	Quantity	Rates	Charges	Instructions
				Kshs	Kshs	
a	b	c	d	e	f	g
1	Total Consumption	m ³				
2	Number of Days in Accounting Period	Days				
3	DOMESTIC/PUBLIC/LIVESTOCK WATER USE					
4	Amount Allocated on Permit	m ³ /day				
5	Total amount allocated for accounting period	m ³				Col d (Row 4 x row 2)
6	Total amount lawfully used	m ³		5.00	+	Not to exceed col d row 5
7	IRRIGATION WATER USE					
8	Amount Allocated on Permit	m ³ /day				

9	Total amount allocated for accounting period	m ³				Col d (Row 8 x row 2)
10	Total amount lawfully used	m ³ /day				Not to exceed col d row 9
11	Volume of water charged at lower rate	m ³		2.00	+	Max. vol.= col d row 2 x 300
12	Volume of water charged at higher rate	m ³		2.50	+	Col d Row 10 – row 11
13	INDUSTRIAL/COMMERCIAL WATER USE					
14	Amount Allocated on Permit	m ³ /day				
15	Total amount allocated for accounting period	m ³				Col d (Row 14 x row 2)
16	Total amount lawfully used	m ³				Not to exceed col d row 15
17	Volume of water charged at lower rate	m ³		5.00	+	Max. vol.= col d row 2 x 300
18	Volume of water charged at higher rate	m ³		6.00	+	Col d Row 10 – row 11
19	FISH FARMING WATER USE					
20	Amount Allocated on Permit	m ³ /day				
21	Total amount allocated for accounting period	m ³				Col d (Row 20 x row 2)
22	Total amount lawfully used	m ³		1.00	+	Not to exceed col d row 21
23	HYDROPOWER					
24	Total amount hydropower generated	Kw.hr				
25	Total amount hydropower charged	Kw.hr		2.00	+	If (Row 24 – 1) > 1, then Row 24 – 1
26	Sub-Total Water Use Charges				+	Sum Col f Rows 6,11,12,17,18,22,25
27	EXTRAS					
28	Water Resource Conservation charge for abstraction or effluent within a GWCA or protected area			0.05	+	Col f Row 26 x 0.05
29	Penalty for lack of flow measuring device			0.1	+	Col f Row 26 x 0.1
30	Incentive for flood water conservation			0.1	-	Col f Row 26 x 0.1 (note negative sign)

31	Penalty for Over abstraction					
32	Total water used	m ³				Col d Row 1
33	Total water lawfully used	m ³				Sum Col d Rows 6,10,16,22
34	Total water used in excess of permit	m ³		1.0	+	Col d (Row 32 - row 33)
35	TOTAL WATER USE CHARGES THIS PERIOD				+	Sum Col f Rows 26,28,29,30,34
36						
37	STATEMENT					
38	Previous balance				+	
39	Payments within last period				-	
40	Outstanding balance				+	Col f (Row 38- row 39)
41	Interest Charges				+	Col f Row 40 x 0.02 x 3months
42	TOTAL AMOUNT DUE					Sum Col f Rows 35, 40,41



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Form: WRA 015

Catchment: _____

WRA ID: _____

File: _____

I certify that the information presented in this form provides an accurate estimate of the quantity of water used and the water use charges due.

Name	
Signature	
Date	



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Grid Reference for Works
(UTM Arc 1960)

Form: WRA 016

Easting: _____ Catchment: _____
Northing: _____ WRA ID: _____
Zone: _____ File No: _____

(The Water Act 2016)

ORDER

(Rule 150)

PARTICULARS OF PERSON ISSUED WITH ORDER

1. Full name of receiving Order (In Block Letters)			
Physical Address where water is to be used	Contact Address		
2. L/R Number(s)		3. Box Number	
4. Village(s)/Ward(s)		5. Town	
6. Sub-location(s)		7. Post Code	
8. Location(s)		9. Telephone Contact (Landline)	
10. Division(s)		11. Telephone Contact (Mobile)	
12. District(s)		13. Email Contact	

WATER RESOURCE DETAILS

14. Name of Body of Water or Aquifer related to Order

You are hereby required to undertake the following action by the deadline stated below:

Action Required

Deadline

You are required to notify the Authority when you have complied with this Order.

Issued by:

Signature of Officer

Name of Officer

Position of Officer

Date of Signature

Reference: Rule 1378 of WRM Rules



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Grid Reference for Works
(UTM Arc 1960)

Form: WRA 017

Easting: _____ Catchmen: _____
Northing: _____ WRA ID: _____
Zone: _____ File No: _____

(To be submitted in triplicate)

APPLICATION FOR AUTHORITY TO ENTER INTO AND UPON LANDS OF
OTHER LANDHOLDERS FOR THE PURPOSE OF INVESTIGATION AND
SURVEYING IN CONNECTION WITH A PROPOSED APPLICATION FOR A
PERMIT OR EASEMENT

PARTICULARS OF APPLICANT		DETAILS	
1. Full name of applicant(s) (In Block Letters)			
2. PIN Number (where available)			
Physical Address where water is to be used		Contact Address	
3. L/R Number(s)		4. Box Number	
5. Village(s)/Ward(s)		6. Town	
7. Sub-location(s)		8. Post Code	
9. Location(s)		10. Telephone Contact (Landline)	
11. Division(s)		12. Telephone Contact (Mobile)	
13. District(s)		14. Email Contact	
DETAILS FOR WHICH ENTRY IS REQUIRED			
15. Name of Body of Water or Aquifer where water is to be diverted, abstracted or stored		16.	

17. State as specifically as you can the proposed purposes for which you wish to use the water:

18. Give a general description of the proposed project referring where necessary to the Cadastral map which you are required to submit herewith:

19. State the time in months which you estimate it will take to make the necessary survey and investigations:

20. State when you propose to start the above investigation (give date):



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Form: WRA 017

Catchment: _____

WRA ID: _____

File: _____

PERSONS LIKELY TO BE AFFECTED

(Attach extra sheet if required)

Description of land (Give L R (No.))	Name of Owner	Postal address and Tel of the owner or of his duly authorized agent
1.		
2.		
3.		
4.		
5.		
6.		
7.		

APPLICATION FEE	
Application Fee (KES)	
Receipt Number	
SIGNATURE	
Signature of Applicant or duly Authorised Agent	
Date of Signature	

ATTACHEMENTS	Attached (Yes/No)	Comments/Remarks
Copy of Identification Documents		
Copy of Land Documents (Land Registrar)		
Relevant Maps		
Copy of Receipt for Payment		



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Form: WRA 018

Catchment: _____

WRA ID: _____

File: _____

APPLICATION FOR REGISTRATION BY WATER RESOURCE USER
ASSOCIATION

(To be submitted in triplicate)			
PARTICULARS OF WRUA APPLICANT		DETAILS	
1. Full name of applicant(s) (In Block Letters)			
2. Registration Number			
3. Date of Registration			
Physical Address: Contact Office or Person		Contact Address	
4. L/R Number(s)		5. Box Number	
6. Village(s)/Ward(s)		7. Town	
8. Sub-location(s)		9. Post Code	
10. Location(s)		11. Telephone Contact (Landline)	
12. Division(s)		13. Telephone Contact (Mobile)	
14. District(s)		15. Email Contact	

WATER RESOURCE DETAILS

16. Name of Body of Water or Aquifer for which WRUA is applying	
17. Sub-catchment Number	
18. Class of Water Resource	
19. Status of Water Resource	

DETAILS OF OFFICIALS

Chairman (Name):				Date Elected	
Secretary (Name):				Date Elected	
Treasurer (Name):				Date Elected	

SIGNATURE BY TWO WRUA OFFICIALS

Name of WRUA Official	
Position	
Signature of WRUA Official	
Date of Signature	

INFORMATION ATTACHED

Copy of Constitution			
Copy of Bylaws			
Minutes of Last 3 meetings			



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Form: WRA 019

Catchment: _____

WRA ID: _____

File: _____

**CERTIFICATE OF REGISTRATION
FOR WATER RESOURCE USER ASSOCIATION**

Dear Sir/Madam;

I have the honour to inform you that the Water Resources Authority has registered the Water Resources Users Association.

PARTICULARS OF WRUA APPLICANT		DETAILS	
1. Full name of WRUA (In Block Letters)			
2. Registration Number			
3. Date of Registration			
Physical Address: Contact Office or	Contact Address		

Person			
4. L/R Number(s)		5. Box Number	
6. Village(s)/Ward(s)		7. Town	
8. Sub-location(s)		9. Post Code	
10. Location(s)		Telephone Contact	
12. Division(s)		11. (Landline)	
14. District(s)		Telephone Contact	
		13. (Mobile)	
		15. Email Contact	
WATER RESOURCE DETAILS			
16. Name of Body of Water or Aquifer for which WRUA is applying			
17. Sub-catchment Number			
18. Class of Water Resource			
SIGNATURE OF WRA OFFICIAL			
Signature of WRA Official			
Name			
Position			
Date of Registration			



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Grid Reference for Works
(UTM Arc 1960)

Form: WRA 020

Easting: _____ Catchment: _____
Northing: _____ WRA ID: _____
Zone: _____ File No: _____

APPLICATION FOR SEARCH OF WATER PERMIT

I, (name) _____, request the Water Resources Authority to provide me with a copy of the Water Permit in respect of the person or parcel of land shown below (submit as much information as possible):

PARTICULARS OF PERMIT HOLDER		DETAILS	
1. Full name of Permit Holder(s) (In Block Letters)			
2. Category of Permit Holder - Individual, Group [Association, Society], Company, Institution			
3. Permit Number			
Physical Address where water is being used		Contact Address of Permit Holder	
4. L/R Number(s)		5. Box Number	
6. Village(s)/Ward(s)		7. Town	
8. Sub-location(s)		9. Post Code	
10. Location(s)		11. Telephone Contact	

			(Landline)	
			Telephone Contact	
12. Division(s)		13. (Mobile)		
14. District(s)		15. Email Contact		
WATER RESOURCE DETAILS				
16. Name of Body of Water or Aquifer where water is diverted, abstracted or stored				
17. Sub-catchment Number				
18. Name of Body of Water or Aquifer where effluent is discharged				
19. Sub-catchment Number (Effluent)				
FEES SUBMITTED				
Amount (KES)				
Search Fees				
Receipt Number				
SIGNATURE				
Signature of Applicant or duly Authorised Agent				
Name				
Date of Application				



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Form: WRA 021

Catchment: _____

WRA ID: _____

File: _____

(*delete as appropriate).

SUPPLEMENT TO WATER PERMIT/AUTHORISATION

SUPPLEMENT No. _____ to be attached to

*Authorisation, Permit No. _____

dated _____ issued to and declared to form part thereof as if written or printed thereon

DETAILS OF SUPPLEMENT

Type of	Surface Water			Groundwater		Effluent	Swamp
Water						Discharge	Drainage
Use	Diversion	Abstraction	In-stream Works	Storage	Shallow well	Borehole	
Tick Box							

PARTICULARS OF PERSON TO WHICH	DETAILS					
SUPPLEMENT APPLIES						

1. Full name (In Block Letters)					
2. Category of Person - Individual, Group [Association,					
Society], Company, Institution					
3. ID Number (Individual) or Certificate of					
Incorporation or Registration for Groups or Companies					
4. PIN Number (where available)					
Physical Address where water is to be used				Contact Address	
5. L/R Number(s)				6. Box Number	
7. Village(s)/ Ward(s)				8. Town	
9. Sub- location(s)				10. Post Code	
11. Location(s)				12. Telephone Contact (Landline)	
13. Division(s)				14. Telephone Contact (Mobile)	
15. District(s)				Email Contact	
Brief Description of Intended Use of					
Water Covered under Supplement					
Type of Water Use		Groundwater		Surface Water	
		(m³/day)		(m³/day)	
				River - Normal	River - Flood Lake
				Condition	Condition
17. Public					
18. Domestic					
19. Livestock					
20. Subsistence Irrigation					
21. Commercial Irrigation					
22. Industry/Commercial					
23. Hydropower					
24. Others					
25. Sub-total					
26. Quantity Returned					
Water Abstracted (row					
27. 9-row 11)					
28. Effluent Discharge					
29. Basic Human Needs					



Water Resources Authority

The Chief Executive Officer,
Water Resources Authority,
P.O. Box 45250 – 00100
NAIROBI

Form: WRA 021

Catchment: _____

WRA ID: _____

File: _____

ADDITIONAL DETAILS RELEVANT TO THE SUPPLEMENT

Meter ID Numbers Related to this supplement	
1.	
2.	
3.	
SIGNATURE	
<i>Yours faithfully,</i>	
Signature of WRA Officer	
Name of Officer	
Position of Officer	
Date of Signature	

The Permanent Secretary Ministry of Water and Irrigation, P.O. Box 49720 – 00100
NAIROBI

Republic of Kenya

Form: WRP 001

Registration Number: _____

Ministry of Water and Sanitation

(The Water Act 2016)

APPLICATION FOR REGISTRATION AS

A QUALIFIED WATER RESOURCE PROFESSIONAL

(To be submitted in triplicate)

Category being applied for (tick as appropriate):

Panel I	Panel II	Panel III	
A. Water Supply (>1000m ³ /day)	A. Water Supply (<1000m ³ /day)	Hydrologist	
B. Effluent Treatment Works	B. Effluent Treatment Works	Hydrogeologist	
C2. Class SD2 Dams	C1. Class SD1 Dams	Hydrometeorologist	
C3. Class SD3 Dams		Chemist	
D. Irrigation (> 7,500 m ³ /day)	D. Irrigation (< 7,500 m ³ /day)	Biologist	
		Ecologist	

		Geologist	
Name (Surname first)			
1. Box Number			
2. Town			
3. Post Code			
4. Telephone Contact (Landline)			
5. Telephone Contact (Mobile)			
6. Email Contact			
7. Age (years)			
8. PIN Number			

Provide Details of Professional Training (Attach Certified copies of Certificates)

<i>Institution</i>	<i>Course</i>	<i>Dates</i>	<i>Level Attained</i>

The Permanent Secretary Ministry of Water and Irrigation, P.O. Box 49720 – 00100
NAIROBI

Republic of Kenya

Form: WRP 001

Registration Number: _____

Provide Details of Employment Record

(Attach Letters from Employer confirming position and dates)

<i>Employer</i>	<i>Position Held</i>	<i>Dates</i>

Provide Details of Professional Qualifications (Attach Certified copies of Certificates)

<i>Institution</i>	<i>Level</i>	<i>Dates</i>

Provide Details of Three Professional Referees

<i>Name</i>	<i>Postal Address</i>	<i>Tel Contact</i>	<i>Email Address</i>

Testimonials.

(You should submit not more than six testimonials to cover as far as the number attached is.

possible your training and experience.

SIGNATURE

Signature of Applicant

Date of Signature.....

The Permanent Secretary Ministry of Water and Irrigation, P.O. Box 49720 – 00100
NAIROBI

Republic of Kenya

Form: WRP 002

Registration Number: _____

Ministry of Water and Irrigation

(The Water Act, 2016)

LICENSE AS A QUALIFIED WATER RESOURCE PROFESSIONAL

Dear Sir/Madam;

I have the honour to inform you that the Ministry of Water and Irrigation has given you a license as a Qualified Water Resource Professional in the following categories.

DETAILS OF QUALIFIED WATER RESOURCE PROFESSIONAL

1. Name (Surname first)			
2. Box Number		3. Telephone Contact	
		(Landline)	
4. Town		5. Telephone Contact	
		(Mobile)	
6. Post Code		7. Email Contact	
8. PIN Number			

DETAILS OF LICENSE

Panel I	Panel II	Panel III	
A. Water Supply >1000m ³ /day)	A. Water Supply (<1000m ³ /day)	Hydrologist	
B. Effluent Treatment Works	B. Effluent Treatment Works	Hydrogeologist	
C2. Class SD2 Dams	C1. Class SD1 Dams	Hydrometeorologist	
C3. Class SD3 Dams		Chemist	
D. Irrigation (> 7,500 m ³ /day)	D. Irrigation (< 7,500 m ³ /day)	Biologist	
		Ecologist	
		Geologist	
Conditions of License:			

1.

2.

Yours Faithfully

SIGNATURE OF MWI OFFICIAL	
Signature of MWI Official	
Name	
Position	
Date	

The Permanent Secretary Ministry of Water and Irrigation, P.O. Box 49720 – 00100
NAIROBI

Republic of Kenya
Ministry of Water and Sanitation
(The Water Act 2016)

Form: WRC 001

Registration Number: _____

APPLICATION FOR REGISTRATION AS A QUALIFIED CONTRACTOR

(To be submitted in triplicate)

Category being applied for (tick as appropriate):

Category I		Category II	
A. Water Supply (>1000m ³ /day)		A. Water Supply (<1000m ³ /day)	
B. Effluent Treatment (>1000m ³ /day)		B. Effluent Treatment (<1000m ³ /day)	
C2. Class SD2 Dams		C1. Class SD1 Dams	
C3. Class SD3 Dams			
D. Irrigation (> 7,500 m ³ /day)		D. Irrigation (< 7,500 m ³ /day)	
E1. Borehole Drilling – Class 1 (< 150 m)		E. Borehole Servicing	
E2. Borehole Drilling – Class 2 (> 150 m)			
Name of Contractor			
(Attach Certified Copy of Registration Document)			
1. Box Number			
2. Town			
3. Post Code			
4. Telephone Contact (Landline)			
5. Telephone Contact (Mobile)			
6. Email Contact			
7. Year Established			
8. Physical Address of Head Office			

Provide Details of Professional Staff

Name

Professional Qualifications Years of

Position in Organisation Experience

The Permanent Secretary Ministry of Water and Irrigation, P.O. Box 49720 – 00100
NAIROBI

Republic of Kenya

Form: WRC 001

Registration Number: _____

Provide Details of Equipment

Type of Equipment	Number of Units

Provide Details of Projects Completed in Last 5 Years

Type of Project	Name	Client	Contract Value (KES)	Date of Completion

Provide Details of Three Professional Referees

Name	Postal Address	Tel Contact	Email Address

Testimonials.

.....

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(You should submit not more than six testimonials to cover as far as the number attached is possible your training and experience

SIGNATURE	
Signature of Applicant	
Date of Signature	

The Permanent Secretary Ministry of Water and Irrigation, P.O. Box 49720 – 00100
NAIROBI

Republic of Kenya

Form: WRC 002

Registration Number: _____

Ministry of Water and Sanitation

(The Water Act 2016)

LICENSE AS A QUALIFIED CONTRACTOR

Dear Sir/Madam;

I have the honour to inform you that the Water Resources Authority has given you a license as a Qualified Contractor in the following category:

DETAILS OF QUALIFIED CONTRACTOR

Name of Company

1.	Box Number		2.	Telephone Contact		
				(Landline)		
3.	Town		4.	Telephone Contact		
				(Mobile)		
5.	Post Code		6.	Email Contact		
7.	PIN Number					
DETAILS OF LICENSE						
	Category I			Category II		
	A. Water Supply (>1000m ³ /day)			A. Water Supply (<1000m ³ /day)		
	B. Effluent Treatment (>1000m ³ /day)			B. Effluent Treatment (<1000m ³ /day)		
	C2. Class SD2 Dams			C1. Class SD1 Dams		
	C3. Class SD3 Dams					
	D. Irrigation (> 7,500 m ³ /day)			D. Irrigation (< 7,500 m ³ /day)		
	E1. Borehole Drilling – Class 1 (< 150 m)			E. Borehole Servicing		
	E2. Borehole Drilling – Class 2 (> 150 m)					
Conditions of license:						

1. _____
2. _____

Yours Faithfully	
SIGNATURE OF WRA OFFICIAL	
Signature of WRA Official	
Name	
Position	
Date	

Dated the 15th April, 2021.

SICILY K. KARIUKI,

Cabinet Secretary for Water and Sanitation and Irrigation.

