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REPUBLIC OF KENYA



ELEVENTH PARLIAMENT - FOURTH SESSI

THE NATIONAL ASSEMBLY

DEPARTMENTAL COMMITTEE OF AGRICULTURE LIVESTOCK AND COOPERATIVES

REPORT ON THE CONSIDERATION OF SENATE AMENDMENTS TO THE FISHERIES MANAGEMENT AND DEVELOPMENT BILL, 2015

Directorate of Committee Services, Clerk's Chambers Parliament Buildings, <u>NAIROBI</u>

August, 2016

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ABBREVIATIONS

AFFA - Agriculture Fisheries and Food Authority

AFFA Act - Agriculture Fisheries and Food Authority Act

National Assembly Report on the Departmental Committee on Agriculture Livestock and Cooperatives on the Consideration of Senate Ammendements to Fisheries Management and Development Bill, 2015

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1.0 CHAIR'S FOREWORD

The Fisheries Development and Management Bill ,2015 National Assembly Bill No. 18 of 2014 was passed by the National Assembly and thereafter transmitted to the Senate for consideration pursuant to the Standing Order.

The Senate considered the Bill as passed the National Assembly and has proposed several amendments for which the Committee has considered as captured and contained in the body of this Report.

it is instructive to note that, currently the country does not have any legislation in place to guide the fish sector despite the enormous potential the sector has in contributing to the GDP. Similarly the fisheries sector like agriculture sector has been largely devolved and therefore urgently requires a guiding legislation to be in place.

The Committee appreciates to the Office of the Speaker and the Clerk of the National Assembly for the support accorded to it to complete this report.

On behalf of the Departmental Committee on Agriculture, Livestock and Cooperatives, it is my pleasant privilege and honor to present to this House the Report of the Committee on its consideration of the Senate Amendments to Fisheries Management and Development Bill ,2015 National Assembly Bill No. 18 of 2014.

The Hon. Adan.M. Nooru, MBS, CBS, M.P

2.0 EXECUTIVE SUMMARY

In 2013 the National Assembly enacted the Agriculture ,Fisheries and Food Authority Act ,2013 was undertaken. This Act of Parliament whose purpose was to create an Authority (AFFA) to, in consultation with county government ; administer the Crops Act , 2013 and Fisheries Act in accordance with the provisions of this Acts, promote best practice in , and regulate , the production , processing ,marketing ,grading ,storage , collection ,transportation and warehousing of agricultural and aquatic products excluding livestock and livestock products , as may be provided for under the Crops Act and Fisheries Act, collect and collate data ,maintain a data base on agricultural and aquatic products excluding livestock products , documents and monitor agriculture through registration of players as provided for in the Crops Act and Fisheries Act and advise the national government and the county government on agricultural and aquatic levies for purpose f planning ,enhancing harmony and equity in the sector.

In 2014 the Fisheries Management and Development Bill ,2014 published with objectives The objective of this Bill is to provide a comprehensive legislative framework for development, governance and investment of the oceans and fisheries resources. The Bill anchors the interventions provided in the National Oceans and Fisheries Policy ,2008. This policy outlines key intervention that should be made in order to sustainably increase production from the underutilized waters which includes the Exclusive Economic Zones , Lake Turkana, Lake Naivasha, Lake Victoria and the near shore marine waters.

Further, the Bill provides for development of Sanitary and Phytosanitary (SPS) fish quality standards which will make Kenya competitively participate in international trade and enables Kenya meet its international obligations in fish trade and sustainable fisheries especially the fight against Illegal, Unreported and unregulated (IUU) fishing so that Kenya benefit from fisheries resources within their Exclusive Economic Zones.

The Senate having considered the Bill has proposed amendments whose effect is to mainly stress the need for structured relationship between the relevant structures at the counties and the national level. Secondly is to correct topographical mistakes in the Bill and correct sequencing matters in the Bill.

The Committee has considered the amendments and as concurred with the objects of the amendments except with a few amended clauses to which the Committee had varied views but

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owing to its minimal effect to the legislation has unanimously agreed to pursue further amendments under the Statue Miscellaneous.

Kenya as a member of fisheries organizations or bodies such as Lake Victoria Fisheries Organization (LVFO), and FAO, it is also a signatory to most of the regional and international conventions, protocols and agreements that contain guidelines for management of fisheries resources.

This report analyses the objects and reasons of the Senate Amendments by providing its effects and impact on the original provision in the Bill as passed by National Assembly.

3.0 MANDATE OF THE COMMITTEE

The Committee on Agriculture, Livestock and Cooperatives is one of the Departmental Committees of the National Assembly established under Standing Order 216 and mandated to:-

- i. To investigate, inquire into, and report on all matters relating to the mandate, management, activities, administration, operations and estimates of the assigned ministries and departments;
- ii. To study the programme and policy objectives of ministries and departments and the effectiveness of the implementation.
- iii. To study and review all legislation referred to it;
- iv. To study, assess and analyse the relative success of the ministries and departments as measured by the results obtained as compared with their stated objectives;
- v. To investigate and inquire into all matters relating to the assigned ministries and departments as they may deem necessary and as may be referred to them by the House;
- vi. To vet and report on all appointments where the Constitution or any law requires the National Assembly to approve, except those under Standing Order 204 (*Committee on Appointments*); and
- vii. Make reports and recommendations to the House as often as possible, including recommendation of proposed legislation.

The Committee is mandated to consider the following subjects:-

- i. Agricultural services
- ii. Livestock services
- iii. Fisheries
- iv. Irrigation Services
- v. Cooperatives

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4.0 OVERSIGHT

In executing its mandate, the Committee oversees the following Government Departments and agencies, namely:-

- i. The State Department of Agriculture
- ii. The State Department of livestock
- iii. The State Department for fisheries
- iv. The State Department of Cooperatives
- v. The State Department of Irrigation

National Assembly Report on the Departmental Committee on Agriculture Livestock and Cooperatives on the Consideration of Senate Ammendements to Fisheries Management and Development Bill, 2015

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5.0 MEMBERS OF THE COMMITTEE

Chairperson Vice Chairperson Members

The Hon. Adan M. Nooru, MBS, CBS, MP The Hon. Kareke Mbiuki, M.P The Hon. John B. Serut, M.P. The Hon. Benjamin Washiali, M.P The Hon. Raphael Letimalo, M.P. The Hon. Millie Odhiambo - Mabona, M.P The Hon. Fredrick Outa, M.P The Hon. Kabando Wa Kabando, M.P The Hon. (Dr.) Victor Munyaka, M.P The Hon. Daniel Maanzo, MBS, The Hon. Silas Tiren, M.P. The Hon. Maison Leshoomo, M.P The Hon. Mary Wambui, M.P The Hon. Korei Ole Lemein, M.P The Hon. Peter N. Gitau, M.P. The Hon. Florence Mutua, M.P The Hon. John Kobado, M.P The Hon. Patrick Wangamati, M.P. The Hon. Awiti Bollo, M.P The Hon. Ayub Savula Angatia, M.P. The Hon. Waititu Munyua, M.P The Hon. Kimani Ichung'wah, M.P The Hon. Ferdinand Wanyonyi, M.P The Hon. Justice Kemei, M.P The Hon. Benjamin Andayi, M.P The Hon. Jude Njomo, M.P The Hon. Aisha Jumwa, M.P The Hon. Alfred Kiptoo Keter, M.P The Hon. Paul Simba Arati, M.

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6.0 COMMITTEE SECRETARIAT

First Clerk Assistant	-	Mr. Benjamin Magut
Clerk Assistant III	-	Ms. Naserian Lotuai
Clerk Assistant III	-	Mr. Ahmad Guliye
Legal Counsel	-	Ms. Brigita Mati
Research & Policy Analyst	-	Mr. David Ngeno
Fiscal Analyst	-	Ms. Lucy Makara

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7.0 LIST OF RECOMMENDATION

The Committee after considering and deliberating on the Senate Amendments to Fisheries Management and Development Bill ,2015 National Assembly Bill No. 18 of 2014 recommends that:

Senate Amendment to Clause 10

THAT clause 10 of the Bill be amended in subclause (1) by deleting the words "and the Director of the Service" appearing immediately after the words "the Director-General" in paragraph (g).

Justification

This is amendment is to correct topographical errors by deleting the word Director of Service a non-existent title

Committee Recommendation

The Committee recommends that the House do accept the Senate Amendments to Clause 10

Senate Amendment to Clause 33

THAT clause 33 of the Bill be amended in subclause (2) by inserting the words "collaborate with the Director-General in the management of fisheries and shall, for this purpose" immediately after the words "each county shall".

Justification

This is amendment is to enrich the clause better by providing clear linkage between the national government represented by Director General and counties represented by County executive committee member on matters related to the fisheries

Committee Recommendation

The Committee recommends that the House do accept the Senate Amendments clause 33

THAT clause 35 of the Bill be amended by deleting paragraph (b) and substituting therefor the following new paragraph –

(b) take into account any recommendations that may be made by the Director-General with respect to the plan.

Justification

This is amendment is to enrich the clause by ensuring that this legislation comply with Schedule IV of the Constitution on the function of the two levels of the government. The Fisheries function is a devolved function and therefore County management plans on Fisheries should be developed by respective counties and should not be subjected to the approval of Director General.

Committee Recommendation

The Committee recommends that the House do accept the Senate Amendments to clause 35

Senate Amendment to Clause 36

THAT clause 36 of the Bill be amended by -

- (a) deleting subclause (3);
- (b) deleting subclause (4).

Justification

Clause 36 Sub clause (3) and (4) as passed by National Assembly gave powers to the Cabinet Secretary to recall a function from the County incase where a fishery in a county is not properly managed, a power not provided in the Constitution of Kenya to this office. The power to recall a county function is clearly provided in the Intergovernmental Act. Therefore the amendment is to correct the anomaly

Committee Recommendation

The Committee recommends that the House do accept the Senate Amendments clause 36

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THAT clause 37 of the Bill be amended -

- (a) in subclause (1) by deleting the words "governing the administration of beach management units" appearing immediately after the words "make regulations" and substituting therefor the words "setting out standards for the management of beach management units established by the county governments".
- (b) in subclause (2) by
 - (i) deleting paragraph (b) and substituting therefor the following new paragraph
 - (b) minimum standards in the general administration of the beach management units;
 - (ii) deleting paragraph (c);
 - (iii) deleting paragraph (d) and substituting therefor the following new paragraph
 - (d) standards to be adhered to by beach management units in imposing levies and charges and the management and utilization of such funds;
 - (iv) deleting paragraph (e) and substituting therefor the following new paragraph
 - (1) such other standards which the Cabinet Secretary may consider necessary for the effective administration and management of the beach management unit;

Justification

The general administration and management of Beach units is a function of the County not National government hence the amendments corrects anomaly created earlier which granted the administration of Beach units to National government

Committee Recommendation

The Committee recommends that the House do accept the Senate Amendments clause 37

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THAT clause 39 of the Bill be amended -

- (a) in the introductory clause of subclause (1) by inserting the words "in consultation with the Council of Governors and" immediately after the words "the Board may"; and
- (b) in the introductory clause of subclause (2) by inserting the words "in consultation with the relevant county governments" immediately after the words "Director-General shall".

Justification

The Amendment enriches the bill by ensuring that the powers to designate a Fishery is shared between the Fisheries Services and the Council of Governors as opposed to the clause as passed by National Assembly which reserved this powers to Fisheries Service (National Government institution) only.

Committee Recommendation

The Committee recommends that the House do accept the Senate Amendments clause 39

Senate Amendment to Clause 84

THAT clause 84 of the Bill be amended -

- (a) in subclause (1) by
 - (i) deleting paragraph (d);
 - (ii) deleting paragraph (e).
- (b) by inserting the following new subclause immediately after subclause (1)
 - (1A) The respective county governments shall be responsible for issuing licences with respect to –

- (a) using any vessel for recreational fishing in the Kenya fishery waters; and
- (b) operating a fish processing establishment within the respective county.
- (1B) The Cabinet Secretary shall prescribe the standards for the registration of vessels and grant, renewal and revocation of licences by a county government under subclause (1A).
- (1C) Each County Government may enact county specific legislation setting out the
 - (a) criteria for the registration of a vessel and issuance of a licence to an applicant for a licence under subsection (1A);
 - (b) information required to be submitted by an applicant for registration or issuance of a licence;
 - (c) process of determination of an application;
 - (d) conditions for the issuance or renewal of a licence under this Act;
 - (e) grounds for the rejection of an application or cancellation of a licence issued under this Act;
 - (f) process of application for the renewal of licences, de-registration of a vessel and revocation of a licence issued to an applicant by the county government; and
 - (g) appointment of inspectors or such other authorised officers to carry out such inspections as the county executive committee member responsible for fisheries may consider necessary for the implementation of this Act.

This is amendment is to enrich the clause by ensuring that this legislation comply with Schedule IV of the Constitution on the function of the two levels of the government. Therefore there is need to involve the County Executive Member Licensing and Marketing

Committee Recommendation

The Committee recommends that the House do accept the Senate Amendments clause 84

Senate Amendment to Clause 85

THAT clause 85 of the Bill be amended in subclause (1) by inserting the words "to the respective county government" immediately after the words "shall require to apply".

Justification

This is amendment is to enrich the clause by respecting the fact that fisheries is a devolved function and therefore there is need to involve the County Executive Member Licensing.

Committee Recommendation

The Committee recommends that the House do accept the Senate Amendments clause 85

Senate Amendment to Clause 87

THAT clause 87 of the Bill be amended in subclause (4) by inserting the words "county executive committee member responsible for fisheries in the respective county in consultation with" immediately after the words "effect unless the".

Justification

This is amendment is to enrich the clause by respecting the fact that fisheries is a devolved function and therefore there is need to involve the County Executive Member.

Committee Recommendation

The Committee recommends that the House do accept the Senate Amendments clause 87

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THAT clause 104 of the Bill be amended in subclause (2) by deleting the words "Cabinet Secretary" appearing immediately after the word "The" and substituting therefor the words "county executive committee member".

Justification

This is amendment is to correct the anomaly created in the bill that empowered the Cabinet Secretary to license the local fishing vessels in the country which as a matter of fact is a function of County Executive Member at the respective county.

Committee Recommendation

The Committee recommends that the House do accept the Senate Amendments clause 104

Senate Amendment to Clause 112

THAT clause 112 of the Bill be amended –

- (a) in subclause (1) by
 - (i) inserting the words "respective county executive committee member responsible for fisheries may, in consultation with" immediately after the words "quantity as the" in paragraph (a);
 - (ii) deleting the words "Director-General" appearing immediately after the words "notified to the" in paragraph (c) and substituting therefor the words "respective county executive committee member responsible for fisheries"
- (b) in subclause (2) by deleting the word "authorized officer or inspector" appearing immediately after the words "request of an" and substituting therefor the words "officer or inspector authorized to carry out an inspection by the county executive committee member responsible for fisheries".

Justification

This is amendment is to enrich the clause by respecting the fact that fisheries is a devolved function and therefore there is need to involve the County Executive Member in inspection of fish processing plants in counties.

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Committee Recommendation

The Committee recommends that the House do accept the Senate Amendments clause 112

Senate Amendment to Clause 114

THAT clause 114 of the Bill be amended in -

- (a) subclause (1) by inserting the words "or the county executive committee member responsible for fisheries, as the case may be" immediately after the words "the Director-General";
- (b) subclause (4) by inserting the words "or the county executive committee member responsible for fisheries, as the case may be" immediately after the words "the Director-General";

Justification

This is amendment is to enrich the clause by respecting the fact that fisheries is a devolved function and therefore there is need to involve the County Executive Member in inspection of fisheries and fish processing plants in the counties.

Committee Recommendation

The Committee recommends that the House do accept the Senate Amendments clause 114

Senate Amendment to Clause 200

THAT clause 200 of the Bill be amended by deleting paragraph (f).

Justification

This amendment is to enrich the clause by recognizing the fact that fisheries is a devolved function and therefore county government are expected to develop and improve fish market infrastructure and marketing system.

Committee Recommendation

The Committee recommends that the House do accept the Senate Amendments clause 200

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THAT clause 201 of the Bill be amended -

- (a) by inserting the following new paragraph immediately after paragraph (e)
 - (ea) one person, who has knowledge and experience in matters relating to fisheries, nominated by the Council of Governors;
- (b) in paragraph (h) by
 - (i) deleting the word "five" appearing at the beginning of the introductory clause and substituting therefor the word "four";
 - (ii) deleting the word "three" appearing at the beginning of subparagraph (ii) and substituting therefor the word "two".

Justification

This amendment is to enhance the clause by recognizing the fact that fisheries is a devolved function and therefore county government has bigger role in the fisheries management in the country and therefore its representation through Council of Governors representative in the Fish Marketing Authority is valid. The amendment shall not cause an increment in the numbers of Board Directors

Committee Recommendation

The Committee recommends that the House do accept the Senate Amendments clause 201

8.0 INTRODUCTION

In 2013 the National Assembly enacted the Agriculture ,Fisheries and Food Authority Act ,2013 was undertaken. This Act of Parliament whose purpose was to create an Authority (AFFA) to, in consultation with county government ; administer the Crops Act , 2013 and Fisheries Act in accordance with the provisions of this Acts, promote best practice in , and regulate , the production , processing ,marketing ,grading ,storage , collection ,transportation and warehousing of agricultural and aquatic products excluding livestock and livestock products , as may be provided for under the Crops Act and Fisheries Act, collect and collate data ,maintain a data base on agricultural and aquatic products excluding livestock products , documents and monitor agriculture through registration of players as provided for in the Crops Act and Fisheries Act and advise the national government and the county government on agricultural and aquatic levies for purpose of planning ,enhancing harmony and equity in the sector.

In 2014 the Fisheries Management and Development Bill ,2014 published with objectives The objective of this Bill is to provide a comprehensive legislative framework for development, governance and investment of the oceans and fisheries resources. The Bill anchors the interventions provided in the National Oceans and Fisheries Policy ,2008. This policy outlines key intervention that should be made in order to sustainably increase production from the underutilized waters which includes the Exclusive Economic Zones , Lake Turkana, Lake Naivasha, Lake Victoria and the near shore marine waters.

Further, the Bill provides for development of Sanitary and Phytosanitary (SPS) fish quality standards which will make Kenya competitively participate in international trade and enables Kenya meet its international obligations in fish trade and sustainable fisheries especially the fight against Illegal, Unreported and unregulated (IUU) fishing so that Kenya benefit from fisheries resources within their Exclusive Economic Zones.

The Senate having considered the Bill has proposed amendments whose effect is to mainly stress the need for structured relationship between the relevant structures at the counties and the national level. Secondly is to correct topographical mistakes in the Bill and correct sequencing matters in the Bill.

The Committee has considered the amendments and as concurred with the objects of the amendments except with a few amended clauses to which the Committee had varied views but

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National Assembly Report on the Departmental Committee on Agriculture Livestock and Cooperatives on the Consideration of Senate Ammendements to Fisheries Management and Development Bill, 2015

owing to its minimal effect to the legislation has unanimously agreed to pursue further amendments under the Statue Miscellaneous.

Kenya as a member of fisheries organizations or bodies such as Lake Victoria Fisheries Organization (LVFO), and FAO, it is also a signatory to most of the regional and international conventions, protocols and agreements that contain guidelines for management of fisheries resources.

This report analyses the objects and reasons of the Senate Amendments by providing its effects and impact on the original provision in the Bill as passed by National Assembly.

9.0 ANALYSIS OF THE SENATE AMENDMENTS TO FISHERIES MANAGEMENT AND DEVELOPMENT BILL, 2015 NATIONAL ASSEMBLY BILL NO. 18 OF 2014.

Senate Amendment to Clause 10

THAT clause 10 of the Bill be amended in subclause (1) by deleting the words "and the Director of the Service" appearing immediately after the words "the Director-General" in paragraph (g).

Justification

This is amendment is to correct topographical errors by deleting the word Director of Service a non-existent title

Senate Amendment to Clause 33

THAT clause 33 of the Bill be amended in subclause (2) by inserting the words "collaborate with the Director-General in the management of fisheries and shall, for this purpose" immediately after the words "each county shall".

Justification

This is amendment is to enrich the clause better by efficient communication between the national government represented by Director General and counties

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THAT clause 35 of the Bill be amended by deleting paragraph (b) and substituting therefor the following new paragraph –

(b) take into account any recommendations that may be made by the Director-General with respect to the plan. • *

Justification

This is amendment is to enrich the clause by respecting the fact that fisheries is a devolved function and therefore county management plans is the propriety of the counties and therefore doesn't require approval of Director General but just informs him/her.

Senate Amendment to Clause 36

THAT clause 36 of the Bill be amended by -

- (c) deleting subclause (3);
- (d) deleting subclause (4).

Justification

Clause 36 Sub clause (3) and (4) as passed by National Assembly gave powers to the Cabinet Secretary to recall a function from the County a power not provided in the Constitution of Kenya. The power to recall a county function is provided for in the Intergovernmental Act. The Amendment is to correct the anomaly

This clause operationlizes the Article 190 of the constitution. Despite the fact that the deletion will leave a gap in terms of handling an emergency knowing that aquatic environments can easily be destroyed, the Committee is of the view that this role is still well captured in the Bill.

Senate Amendment to Clause 37

THAT clause 37 of the Bill be amended -

(c) in subclause (1) by deleting the words "governing the administration of beach management units" appearing immediately after the words "make regulations" and substituting therefor the words "setting out standards for the management of beach management units established by the county governments".

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- (d) in subclause (2) by
 - (v) deleting paragraph (b) and substituting therefor the following new paragraph
 - (b) minimum standards in the general administration of the beach management units;
 - (vi) deleting paragraph (c);
 - (vii) deleting paragraph (d) and substituting therefor the following new paragraph
 - (d) standards to be adhered to by beach management units in imposing levies and charges and the management and utilization of such funds;
 - (viii) deleting paragraph (e) and substituting therefor the following new paragraph
 - (e) such other standards which the Cabinet Secretary may consider necessary for the effective administration and management of the beach management unit;

The general administration and management of Beach units is a function of the County not National government hence the amendments corrects anomaly created earlier which granted the administration of Beach units to National government

Senate Amendment to Clause 39

THAT clause 39 of the Bill be amended –

- (c) in the introductory clause of subclause (1) by inserting the words "in consultation with the Council of Governors and" immediately after the words "the Board may"; and
- (d) in the introductory clause of subclause (2) by inserting the words "in consultation with the relevant county governments" immediately after the words "Director-General shall".

The Amendment enriches the bill by ensuring that the powers in designating a Fishery is shared between the Fisheries Services and the Council of Governors as opposed to the clause as passed by National Assembly which reserved this powers to Fisheries Service (National Government institution) only.

Senate Amendment to Clause 84

THAT clause 84 of the Bill be amended –

- (b) in subclause (1) by
 - (iii) deleting paragraph (d);
 - (iv) deleting paragraph (e).
- (c) by inserting the following new subclause immediately after subclause (1)
 - (1A) The respective county governments shall be responsible for issuing licences with respect to –

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- (c) using any vessel for recreational fishing in the Kenya fishery waters; and
- (d) operating a fish processing establishment within the respective county.
- (1B) The Cabinet Secretary shall prescribe the standards for the registration of vessels and grant, renewal and revocation of licences by a county government under subclause (1A).
- (1C) Each County Government may enact county specific legislation setting out the
 - (h) criteria for the registration of a vessel and issuance of a licence to an applicant for a licence under subsection (1A);

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- (i) information required to be submitted by an applicant for registration or issuance of a licence;
- (j) process of determination of an application;
- (k) conditions for the issuance or renewal of a licence under this Act;
- grounds for the rejection of an application or cancellation of a licence issued under this Act;
- (m)process of application for the renewal of licences, de-registration of a vessel and revocation of a licence issued to an applicant by the county government; and
- (n) appointment of inspectors or such other authorised officers to carry out such inspections as the county executive committee member responsible for fisheries may consider necessary for the implementation of this Act.

This is amendment is to enrich the clause by respecting the fact that fisheries is a devolved function and therefore there is need to involve the County Executive Member Licensing and Marketing

Amendment to Clause 85

THAT clause 85 of the Bill be amended in subclause (1) by inserting the words "to the respective county government" immediately after the words "shall require to apply".

Justification

This is amendment is to enrich the clause by respecting the fact that fisheries is a devolved function and therefore there is need to involve the County Executive Member Licensing.

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THAT clause 87 of the Bill be amended in subclause (4) by inserting the words "county executive committee member responsible for fisheries in the respective county in consultation with" immediately after the words "effect unless the".

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Justification

This is amendment is to enrich the clause by respecting the fact that fisheries is a devolved function and therefore there is need to involve the County Executive Member Licensing and

Senate Amendment to Clause 104

THAT clause 104 of the Bill be amended in subclause (2) by deleting the words "Cabinet Secretary" appearing immediately after the word "The" and substituting therefor the words "county executive committee member".

Justification

This is amendment is to correct the anomaly created in the bill that empowered the Cabinet Secretary to license the local fishing vessels in the country which as a matter of fact is a function of County Executive Member at the respective county.

Senate Amendment to Clause 112

THAT clause 112 of the Bill be amended -

- (c) in subclause (1) by
 - (i) inserting the words "respective county executive committee member responsible for fisheries may, in consultation with" immediately after the words "quantity as the" in paragraph (a);
 - (ii) deleting the words "Director-General" appearing immediately after the words "notified to the" in paragraph (c) and substituting therefor the words "respective county executive committee member responsible for fisheries"

(d) in subclause (2) by deleting the word "authorized officer or inspector" appearing immediately after the words "request of an" and substituting therefor the words "officer or inspector authorized to carry out an inspection by the county executive committee member responsible for fisheries".

Justification

This is amendment is to enrich the clause by respecting the fact that fisheries is a devolved function and therefore there is need to involve the County Executive Member in inspecting fish processing plants in counties.

Senate Amendment to Clause 114

THAT clause 114 of the Bill be amended in –

- (c) subclause (1) by inserting the words "or the county executive committee member responsible for fisheries, as the case may be" immediately after the words "the Director-General";
- (d) subclause (4) by inserting the words "or the county executive committee member responsible for fisheries, as the case may be" immediately after the words "the Director-General";

Justification

This is amendment is to enrich the clause by respecting the fact that fisheries is a devolved function and therefore there is need to involve the County Executive Member in inspection of fisheries and fish processing plants in the counties.

Senate Amendment to Clause 200

THAT clause 200 of the Bill be amended by deleting paragraph (f).

Justification

This amendment is to enrich the clause by recognizing the fact that fisheries is a devolved function and therefore county government are expected to develop and improve fish market infrastructure and marketing system.

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THAT clause 201 of the Bill be amended -

- (c) by inserting the following new paragraph immediately after paragraph (e) -
 - (ea) one person, who has knowledge and experience in matters relating to fisheries, nominated by the Council of Governors;
- (d) in paragraph (h) by
 - (i) deleting the word "five" appearing at the beginning of the introductory clause and substituting therefor the word "four";
 - (ii) deleting the word "three" appearing at the beginning of subparagraph (ii) and substituting therefor the word "two".

Justification

This amendment is to enhance the clause by recognizing the fact that fisheries is a devolved function and therefore county government has bigger role in the fisheries management in the country and therefore its representation through Council of Governors representative in the Fish Marketing Authority is valid.

The amendment shall not cause an increment in the numbers of Board Directors

10.0 COMMITTEE FINDING AND OBSERVATION

The Committee while considering the Senate Amendments to Fisheries Management and Development Bill ,2015 National Assembly Bill No. 18 of 2014 noted that, the fisheries sector is in dire need for Fisheries Management and Development legislation in order to ensure the country enjoys the huge potential of benefits the fisheries and blue economy.

11.0 RECOMMENDATIONS

The Committee after considering and deliberating on the Senate Amendments to Fisheries Management and Development Bill ,2015 National Assembly Bill No. 18 of 2014 recommends that:

Senate Amendment to Clause 10

THAT clause 10 of the Bill be amended in subclause (1) by deleting the words "and the Director of the Service" appearing immediately after the words "the Director-General" in paragraph (g).

Justification

This is amendment is to correct topographical errors by deleting the word Director of Service a non-existent title

Committee Recommendation

The Committee recommends that the House do accept the Senate Amendment to Clause 10

Senate Amendment to Clause 33

THAT clause 33 of the Bill be amended in subclause (2) by inserting the words "collaborate with the Director-General in the management of fisheries and shall, for this purpose" immediately after the words "each county shall".

Justification

This is amendment is to enrich the clause better by providing clear linkage between the national government represented by Director General and counties represented by County executive committee member on matters related to the fisheries

Committee Recommendation

The Committee recommends that the House do accept the Senate Amendments clause 33

THAT clause 35 of the Bill be amended by deleting paragraph (b) and substituting therefor the following new paragraph –

(b) take into account any recommendations that may be made by the Director-General with respect to the plan.

Justification

This is amendment is to enrich the clause by ensuring that this legislation comply with Schedule IV of the Constitution on the function of the two levels of the government. The Fisheries function is a devolved function and therefore County management plans on Fisheries should be developed by respective counties and should not be subjected to the approval of Director General.

Committee Recommendation

The Committee recommends that the House do accept the Senate Amendments to clause 35

Senate Amendment to Clause 36

THAT clause 36 of the Bill be amended by -

- (e) deleting subclause (3);
- (f) deleting subclause (4).

Justification

Clause 36 Sub clause (3) and (4) as passed by National Assembly gave powers to the Cabinet Secretary to recall a function from the County incase where a fishery in a county is not properly managed, a power not provided in the Constitution of Kenya to this office. The power to recall a county function is clearly provided in the Intergovernmental Act. Therefore the amendment is to correct the anomaly

Committee Recommendation

The Committee recommends that the House do accept the Senate Amendments clause 36

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THAT clause 37 of the Bill be amended –

- (e) in subclause (1) by deleting the words "governing the administration of beach management units" appearing immediately after the words "make regulations" and substituting therefor the words "setting out standards for the management of beach management units established by the county governments".
- (f) in subclause (2) by -
 - (ix) deleting paragraph (b) and substituting therefor the following new paragraph
 - (b) minimum standards in the general administration of the beach management units;
 - (x) deleting paragraph (c);
 - (xi) deleting paragraph (d) and substituting therefor the following new paragraph
 - (d) standards to be adhered to by beach management units in imposing levies and charges and the management and utilization of such funds;
 - (xii) deleting paragraph (e) and substituting therefor the following new paragraph
 - (2) such other standards which the Cabinet Secretary may consider necessary for the effective administration and management of the beach management unit;

Justification

The general administration and management of Beach units is a function of the County not National government hence the amendments corrects anomaly created earlier which granted the administration of Beach units to National government

Committee Recommendation

The Committee recommends that the House do accept the Senate Amendments clause 37

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THAT clause 39 of the Bill be amended -

- (e) in the introductory clause of subclause (1) by inserting the words "in consultation with the Council of Governors and" immediately after the words "the Board may"; and
- (f) in the introductory clause of subclause (2) by inserting the words "in consultation with the relevant county governments" immediately after the words "Director-General shall".

Justification

The Amendment enriches the bill by ensuring that the powers to designate a Fishery is shared between the Fisheries Services and the Council of Governors as opposed to the clause as passed by National Assembly which reserved this powers to Fisheries Service (National Government institution) only.

Committee Recommendation

The Committee recommends that the House do accept the Senate Amendments clause 39

Senate Amendment to Clause 84

THAT clause 84 of the Bill be amended -

- (c) in subclause (1) by -
 - (v) deleting paragraph (d);
 - (vi) deleting paragraph (e).
- (d) by inserting the following new subclause immediately after subclause (1)
 - (1A) The respective county governments shall be responsible for issuing licences with respect to –
 - (e) using any vessel for recreational fishing in the Kenya fishery waters; and

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- (f) operating a fish processing establishment within the respective county.
- (1B) The Cabinet Secretary shall prescribe the standards for the registration of vessels and grant, renewal and revocation of licences by a county government under subclause (1A).
- (1C) Each County Government may enact county specific legislation setting out the
 - (o) criteria for the registration of a vessel and issuance of a licence to an applicant for a licence under subsection (1A);
 - (p) information required to be submitted by an applicant for registration or issuance of a licence;
 - (q) process of determination of an application;
 - (r) conditions for the issuance or renewal of a licence under this Act;
 - (s) grounds for the rejection of an application or cancellation of a licence issued under this Act;
 - (t) process of application for the renewal of licences, de-registration of a vessel and revocation of a licence issued to an applicant by the county government; and
 - (u) appointment of inspectors or such other authorised officers to carry out such inspections as the county executive committee member responsible for fisheries may consider necessary for the implementation of this Act.

This is amendment is to enrich the clause by ensuring that this legislation comply with Schedule *IV* of the Constitution on the function of the two levels of the government. Therefore there is need to involve the County Executive Member Licensing and Marketing

Committee Recommendation

The Committee recommends that the House do accept the Senate Amendments clause 84

THAT clause 85 of the Bill be amended in subclause (1) by inserting the words "to the respective county government" immediately after the words "shall require to apply".

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Justification

This is amendment is to enrich the clause by respecting the fact that fisheries is a devolved function and therefore there is need to involve the County Executive Member Licensing.

Committee Recommendation

The Committee recommends that the House do accept the Senate Amendments clause 85

Senate Amendment to Clause 87

THAT clause 87 of the Bill be amended in subclause (4) by inserting the words "county executive committee member responsible for fisheries in the respective county in consultation with" immediately after the words "effect unless the".

Justification

This is amendment is to enrich the clause by respecting the fact that fisheries is a devolved function and therefore there is need to involve the County Executive Member.

Committee Recommendation

The Committee recommends that the House do accept the Senate Amendments clause 87

Senate Amendment to Clause 104

THAT clause 104 of the Bill be amended in subclause (2) by deleting the words "Cabinet Secretary" appearing immediately after the word "The" and substituting therefor the words "county executive committee member".

Justification

This is amendment is to correct the anomaly created in the bill that empowered the Cabinet Secretary to license the local fishing vessels in the country which as a matter of fact is a function of County Executive Member at the respective county.

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Committee Recommendation

The Committee recommends that the House do accept the Senate Amendments clause 104

Senate Amendment to Clause 112

THAT clause 112 of the Bill be amended –

- (e) in subclause (1) by
 - (i) inserting the words "respective county executive committee member responsible for fisheries may, in consultation with" immediately after the words "quantity as the" in paragraph (a);
 - (ii) deleting the words "Director-General" appearing immediately after the words "notified to the" in paragraph (c) and substituting therefor the words "respective county executive committee member responsible for fisheries"
- (f) in subclause (2) by deleting the word "authorized officer or inspector" appearing immediately after the words "request of an" and substituting therefor the words "officer or inspector authorized to carry out an inspection by the county executive committee member responsible for fisheries".

Justification

This is amendment is to enrich the clause by respecting the fact that fisheries is a devolved function and therefore there is need to involve the County Executive Member in inspection of fish processing plants in counties.

Committee Recommendation

The Committee recommends that the House do accept the Senate Amendments clause 112

THAT clause 114 of the Bill be amended in -

- (e) subclause (1) by inserting the words "or the county executive committee member responsible for fisheries, as the case may be" immediately after the words "the Director-General";
- (f) subclause (4) by inserting the words "or the county executive committee member responsible for fisheries, as the case may be" immediately after the words "the Director-General";

Justification

This is amendment is to enrich the clause by respecting the fact that fisheries is a devolved function and therefore there is need to involve the County Executive Member in inspection of fisheries and fish processing plants in the counties.

Committee Recommendation

The Committee recommends that the House do accept the Senate Amendments clause 114

Senate Amendment to Clause 200

THAT clause 200 of the Bill be amended by deleting paragraph (f).

Justification

This amendment is to enrich the clause by recognizing the fact that fisheries is a devolved function and therefore county government are expected to develop and improve fish market infrastructure and marketing system.

Committee Recommendation

The Committee recommends that the House do accept the Senate Amendments clause 200

THAT clause 201 of the Bill be amended -

- (e) by inserting the following new paragraph immediately after paragraph (e)
 - (ea) one person, who has knowledge and experience in matters relating to fisheries, nominated by the Council of Governors;
- (f) in paragraph (h) by
 - (i) deleting the word "five" appearing at the beginning of the introductory clause and substituting therefor the word "four";
 - (ii) deleting the word "three" appearing at the beginning of subparagraph (ii) and substituting therefor the word "two".

Justification

This amendment is to enhance the clause by recognizing the fact that fisheries is a devolved function and therefore county government has bigger role in the fisheries management in the country and therefore its representation through Council of Governors representative in the Fish Marketing Authority is valid. The amendment shall not cause an increment in the numbers of Board Directors

Committee Recommendation

The Committee recommends that the House do accept the Senate Amendments clause 201

Signed.

...Date...

The Hon. Adan M. Nooru, MBS, CBS, M.P

CHAIRPERSON DEPARTMENTAL COMMITTEE ON AGRICULTURE, LIVESTOCK AND COOPERATIVES

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ADOPTION LIST FOR THE REPORT REGARDING CONSIDERATION OF THE SENATE AMENDMENTS TO FISHERIES MANAGEMENT AND DEVELOPMENT BILL ,2015 NATIONAL ASSEMBLY BILL NO. 18 OF 2014. ON THURSDAY 4TH AUGUST , 2016

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NO	NAME	SIGNATURE
1	The Hon. Adan Mohamed Nooru, CBS, MBS,MP	
2	The Hon. Japhet M. Kareke Mbiuki, M.P.	Attanie.
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6	The Hon. (Dr.) Victor K Munyaka, M.P.	Thung &
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8	The Hon. Millie Odhiambo, M.P.	
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12	The Hon. Francis Munyua Waititu, M.P.	
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16	The Hon. Aisha Jumwa, M.P.	
17	The Hon. Patrick Wangamati, M.P.	Hinhut-1
18	The Hon. Maanzo, Daniel Kitonga, M.P.	Flocen / V-
19	The Hon. Justice Kemei, M.P.	(B)

20	The Hon. Korei Ole Lemein, M.P.	hori
21	The Hon. Ferdinand K. Wanyonyi, M.P.	Vanna:
22	The Hon. Alfred Kiptoo Keter, M.P.	
23	The Hon. Ayub Savula Angatia, M.P.	AST undo
24	The Hon. Silas Tiren, M.P.	
25	The Hon. Florence Mwikali Mutua, M.P	<u>at</u>
26	The Hon. Jude Njomo, M.P.	AA
27	The Hon. John Kobado, MP	
28	The Hon. Paul Simba Arati, MP	Act
29	The Hon. Hezron Awiti Bollo, M.P	