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THIRTEENTH PARLIAMENT (THIRD SESSION)

DEPARTMENTAL COMMITTEE	ON COMMUNICATION,	INFORMATION AND
I	NNOVATION	

REPORT ON

THE CONSIDERATION OF	KENTA INFORMATION AND COMMUNICATION				
(AMENDMENT) BILL, 🛂	(AMENDMENT) BILL, 2022 (NATIONAL ASSEMBLY Bill No. 52 of 2022)				
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LIST OF ABBREVIATIONS AND ACRONYMS

CA Communications Authority of Kenya
CCK Communication Commission of Kenya

ICT Information, Communication Technology

KICA Kenya Information and Communications Act

MP. Member of Parliament

N.A National Assembly

NP Network Experience

QoS Quality of Service

QoE Quality of Experience

USF Universal Service Fund

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August, 2023

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CHAIRPERSON'S FOREWORD

This report contains the Committee's proceedings on the consideration of the Kenya Information and Communications (Amendment) Bill (National Assembly Bill No. 52 of 2022). The Bill was published on 10th November 2022, read the First Time on 9th August 2023 and committed to the Departmental Committee on Communication, Information and Innovation for review and reporting to the House pursuant to Standing Order 127.

The Bill seeks to amend the Kenya Information and Communications Act Cap. 411A to enable persons operating telecommunication systems or providing telecommunication service to engage in any other business and provide for the separation of such other business from the telecommunication business. The Bill also seeks to amend the Act to make provision for quality of service to consumers making calls by compelling licensees in the telecommunication industry to invest in infrastructure that will guarantee the quality of service for consumers making calls. This seeks complement the provisions of Article 46 of the Constitution. The Bill further seeks to amend the Act in order to improve the management of the Universal Service Fund by the Communications Authority of Kenya by expanding the objectives of the Fund, prescribing the requirement for reporting to the Communications Authority on how the Fund is being utilized, enumerating the formula for distribution of monies from the Fund and prescribing offences.

Following the placement of adverts in the print media on 16th August 2023 requesting for comments and memoranda on the Bill from members of the public and relevant stakeholders pursuant to Article 118(1) (b) of the Constitution and Standing Order 127(3), the Committee received memoranda from Ministry of Information, Communication and Digital Economy, Safaricom PLC and Communications Authority of Kenya. Upon receipt of the memoranda, the Committee held a total of five (5) meetings to consider the Bill and the submissions which are incorporated in this report. A total of five (5) memoranda were received from institutional stakeholders in the ICT sector. Thereafter, the Committee proceeded for a report writing retreat which provided the opportunity to consider the submissions of the stakeholders and to further draft, consider and approve its report.

On behalf of the Departmental Committee on Communication, Information and Innovation and pursuant to provisions of Standing Order 199 (6), it is my pleasant privilege and honour to present to this House the Report of the Committee on its consideration of the KICA (Amendment) Bill, 2022 (N.A. Bill No. 52 of 2022). The Committee is grateful to Offices of the Speaker and Clerk of the National Assembly for the logistical and technical support accorded to it during its sittings. The Committee further wishes to thank the Ministry of Information Communication and Digital Economy, the Communications Authority of Kenya and Safaricom PLC Ltd for submitting their comments on the Bill. Finally, I wish to express my appreciation to the Honourable Members of the Committee and the Committee Secretariat who made useful contributions towards the preparation and production of this report.

It is my pleasure to report that the Committee has considered the KICA (Amendment) Bill, 2022 (N.A. Bill No. 52 of 2022) and has the honour to report to the National Assembly with the recommendation that the Bill be should **not be proceeded** with.

Hon. John Kiarie, M.P. Chairperson, Committee on communication, information and Innovation.

PART ONE

1.0 PREFACE

1.1 Establishment and Mandate of the Committee

- 1. The Departmental Committee on Communication, Information and Innovation is one of the Departmental Committees of the National Assembly established under Standing Order 216 whose mandates pursuant to the Standing Order 216 (5) are as follows:
 - 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. on a quarterly basis, monitor and report on the implementation of the national budget in respect of its mandate;
 - iv. To study and review all legislation referred to it;
 - v. 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;
 - vi. 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;
 - vii. 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);
 - viii. To examine treaties, agreements and conventions;
 - ix. To make reports and recommendations to the House as often as possible, including recommendations of proposed legislation;
 - x. To consider reports of Commissions and Independent Offices submitted to the House pursuant to the provisions of Article 254 of the Constitution; and
 - xi. To examine any questions raised by Members on a matter within its mandate.
- 2. In accordance with the Second Schedule of the Standing Orders, the Committee is mandated to oversee: Communication, information, media and broadcasting (except for broadcast of parliamentary proceedings), information technology, communication technology, including development and advancement of technology, data protection and privacy, cyberspace and cyber-security, artificial intelligence, block-chain technology, and other emerging technologies.
- 3. In executing its mandate, the Committee oversees the State Department for ICT and the Digital Economy.

1.2 Committee Membership

4. The Departmental Committee on Communication, Information and Innovation was constituted by the House on Thursday, 27th October 2022 and comprises the following Members:

Chairperson

Hon. John Kiarie Waweru, MP Dagoretti South Constituency

UDA Party

Vice Chairperson

Hon. Alfah Miruka Ondieki, MP Bomachoge Chache Constituency

UDA Party

Hon. Shakeel Shabbir Ahmed, CBS, MP

Kisumu East Constituency Independent Member

Hon. Erastus Kivasu Nzioka, MP

Mbooni Constituency
WDM-K Party

Hon. Joseph Kipkosgei Tonui, MP Kuresoi South Constituency

UDA Party

Hon. Bensuda Joyce Atieno Osogo, MP

Homabay County **ODM Party**

Hon. Bernard Kibor Kitur, MP

Nandi Hills Constituency

UDA Party

Hon. Geoffrey Wandeto Mwangi, MP

Tetu Constituency

UDA Party

Hon. Gideon Kipkoech Kimaiyo MP

Keiyo South Constituency

UDA Party

Hon. Flowrence Jematiah Sergon, MP

Baringo County
UDA Party

Hon. Irene Nyakerario Mayaka, MP

Nominated Member

ODM Party

Hon. Kakuta Maimai Hamisi, MP

Kajiado East Constituency

ODM Party

Hon. Khalif Ali Abdisirat MP

Nominated Member

UDA Party

Hon. Mumina Gollo Bonaya, MP

Isiolo County

Jubilee Party

Hon. Umulkher Harun Mohamed, MP

Nominated Member

ODM Party

1.4 Committee Secretariat

5. The Committee is facilitated by the following staff secretariat:

Ms. Nuri Kitel Nataan Clerk Assistant II

Mr. Sakana Saoli Clerk Assistant III

Ms. Marlene Ayiro Mr. Githinji Wanjohi
Principal Legal Counsel Research Officer III

Mr. Thomas Ogwel Mr. Boaz Chebiego
Fiscal Analyst I Research Officer III

Ms. Winfred Kizia Ms. Pauline Njuguna

Media Relations Officer Hansard Reporter

Mr. Manuel Leparachao Mr. Kelvin Lengasi
Sergeant At Arms Audio Officer

PART TWO

2 BACKGROUND OF THE KENYA INFORMATION AND COMMUNICATIONS (AMENDMENT) BILL, 2022

2.1 SITUATIONAL ANALYSIS

- 6. The Kenya Information and Communications Act (KICA) Cap. 411A is a law that regulates the information and communications sector in Kenya, including broadcasting, multimedia, telecommunications, postal services and electronic commerce. The act was first enacted in 1998 as the Kenya Information Communications Act (KICA) to replace the Kenya Posts and Telecommunications Corporation Act of 1977. KICA was amended in 2009 as the Kenya Communications (Amendment) Act (KCAA) to address issues such as media freedom, content regulation, competition and consumer protection. The KCAA was further amended in 2013 as the Kenya Information and Communications (Amendment) Act (KICAA) to align the ICT sector with the new constitution of 2010, rename the Communications Commission of Kenya (CCK) to the Communications Authority of Kenya (CA), and give the CA additional mandate of managing the country's cyber security.
- 7. KICA has been instrumental in facilitating the development of the ICT sector in Kenya, which has witnessed significant growth and innovation over the years. Some of the achievements of KICA include:
 - i. Promoting competition and diversity in the ICT market, leading to lower prices, improved quality and increased access for consumers
 - ii. Establishing a Universal Service Fund to support the provision of ICT services to underserved and marginalized areas
 - iii. Enhancing consumer protection and empowerment through mechanisms such as complaints handling, quality of service monitoring, tariff regulation and SIM card registration
 - iv. Supporting the development of local content and culture through broadcasting licensing, programme codes and access to public interest programmes
 - v. Strengthening the independence and autonomy of the CA as the regulator of the ICT sector, as well as ensuring its accountability and transparency
 - vi. Enhancing the security and resilience of the ICT infrastructure and systems, as well as combating cybercrime and safeguarding online rights.

2.2 COMPARATIVE ANALYSIS

2.2.1 South Africa

On Universal Service

- 8. The Universal Service and Access Fund (USAF) was established under the Electronic Communications Act (ECA) to fund projects and programmes that strive to achieve universal service and access to ICTs by all South African citizens.
- 9. In accordance with the ECA, this fund is utilised exclusively for payment of subsidies for:
 - i. Assistance of needy persons towards the cost of the provision to or the use by them of broadcasting and electronic communications services,

- ii. Financing the construction or extension of electronic communications networks in under-serviced areas,
- iii. The procurement of broadcasting and electronic communications network services and access to electronic communications networks for schools and further education and training institutions,
- iv. The establishment and operation of broadcasting services and the establishment and operation of, including training of and the payment of allowances to personnel of centres where access to electronic communications networks can be obtained.
- v. Every holder of a license granted or deemed to have been granted in terms of the ECA is mandated to make prescribed contributions to the USAF
- 10. The South African Electronic Communications Act, 2005 provides for two types of licenses for electronic communications services and networks:
 - i. Individual licenses for services or networks that need to use scarce resources, such as radio frequency spectrum or telephone numbers. These resources are limited and need to be allocated efficiently and fairly. Individual licenses are more specific and tailored to the needs and obligations of the licensee.
 - ii. Class licenses for services or networks that do not need to use scarce resources, such as internet service providers or community broadcasters. These services or networks are more general and common, and do not need special allocation or regulation. Class licenses are more generic and flexible for the licensee.

On telecommunication companies engaging in other business

- The South African Electronic Communications Act, 2005 regulates the licensing of electronic communications services and networks by the Independent Communication Authority of South Africa (ICASA).
- 12. The law also allows licensees to provide other services that are incidental to their licensed services, such as value-added services or content services. These services are not regulated by ICASA, but by other laws and authorities.
- 13. The South African Electronic Communications Act, 2005 empowers ICASA to prescribe quality of service standards and obligations for electronic communications services and networks 2. It also obliges electronic communications service licensees to provide consumers with information on the quality of service they offer and the procedures for lodging complaints.

2.2.2 Namibia

14. The Communications Act, 2009 was enacted by the Parliament of Namibia on 16th November 2009 and came into force on 18th May 2011. The Act promote the development of a competitive, efficient and accessible communications industry that serves the social, economic and cultural needs of Namibia and its people.

On telecommunication companies engaging in other business

15. The Nambian Communication Act allows telecommunication operators to engage in other businesses, subject to the approval of the Namibian Communications Commission (NCC). This is to promote competition and innovation in the telecommunications sector.

16. The Nambian Communication Act also provides a regulatory framework for telecommunication operators that engage in other businesses, to ensure there is no abuse of the market power.

On Quality of Service (call drops)

- 17. The NCA requires telecommunication operators to invest in infrastructure ensuring adequate coverage and quality of service for consumers. The NCA also sets quality of service standards that telecommunication operators must meet.
- 18. The NCA establishes a Universal Service Fund (USF) to provide financial assistance to telecommunications operators to help them expand their networks to underserved areas. The NCA also sets out the rules for managing and utilizing the USF.

2.2.3 Nigeria

19. The mandate of the Nigerian Communications Commission is established in the Nigerian Communications Act 2003, which was enacted on July 2003. The Act provides the NCC with the capacity to properly carry out its Regulatory functions and activities.

On telecommunication companies engaging in other business

- 20. The NCA allows telecommunication operators to engage in other businesses, but it also imposes certain restrictions. For example, the Act requires telecommunication operators to obtain the approval of the Nigerian Communications Commission (NCC) before they can engage in any other business.
- 21. The NCA also sets out several rules and regulations that telecommunication operators must follow when they engage in other businesses.

On Quality of Service (call drops)

- 22. The NCA requires telecommunication operators to invest in infrastructure to improve the quality of service for consumers. The Act sets out several Quality of Service (QoS) standards that telecommunication operators must meet. For example, the Act requires telecommunication operators to ensure that their networks are available 95% of the time.
- 23. The NCA establishes a Universal Service Fund (USF) to provide financial assistance to telecommunications operators to help them expand their networks to underserved areas. The Act sets out several rules and regulations that govern the management and utilization of the USF.

2.2.4 India

On Quality of Service (call drops)

- 24. The Telecom Regulatory Authority of India (TRAI), the telecommunication regulatory body in India published the Telecom Consumers Protection (Ninth Amendment) Regulations, 2015. This regulation was set to offer consumers one Rupee (INR 1) compensation for every call drop with a daily cap of 3 calls.
- 25. The regulation was challenged in court and the Supreme Court of India decided in 2016 to strike down penalties levied by the regulator on call drops. The Supreme Court said the following about the regulation, "We, therefore, hold that a strict penal liability laid down on the erroneous basis that the fault is entirely with the service provider is manifestly arbitrary and unreasonable.

26. Also, the payment of such penalty to a consumer who may himself be at fault, and which gives an unjustifiable windfall to such a consumer, is also manifestly arbitrary and unreasonable."

2.2.5 United States

- 27. The Telecommunications Act of 1996 (TCA) is the principal law governing the telecommunications sector in the United States. It has provisions allowing telecommunication operators to engage in other businesses, improving the quality of service for consumers making calls, and enhancing the management and utilization of the Universal Service Fund.
- 28. The TCA is a federal law that was enacted to promote competition and innovation in the telecommunications industry. The TCA has provisions for:
 - Deregulating the telecommunications industry: The TCA repealed many of the restrictions that were imposed on the telecommunications industry by the 1934 Communications Act. This allowed telecommunications companies to compete more freely with each other.
 - ii. Reducing the number of regulatory agencies: The TCA created the Federal Communications Commission (FCC) as the primary regulator of the telecommunications industry. This reduced the number of regulatory agencies that telecommunications companies had to deal with.
 - iii. Promoting competition in the long-distance market: The TCA allowed long-distance companies to compete for the first time. This led to lower prices and better service for consumers.
 - iv. Promoting competition in the local telecommunications market: The TCA required local telephone companies to open their networks to competition. This allowed other companies to offer long-distance, internet, and other services over the local telephone network.
 - v. Protecting consumers: The TCA established the Universal Service Fund (USF) to ensure that all Americans have access to affordable telecommunications services. The USF is funded by a surcharge on all telecommunications bills.

On Universal Service Fund provisions

- 29. Section 254 of the Telecommunications Act of 1996 broadened the conventional objective of universal service by encompassing enhanced accessibility to telecommunications and cutting-edge services, such as high-speed Internet, for all consumers at fair, equitable, and economical rates.
- 30. Funding for the Universal Service Fund is derived from contributions made by telecommunications providers, which are determined through an assessment of their interstate and international end-user revenues. It is used to provide financial assistance to telecommunications operators to help them expand their networks to underserved areas.
- 31. The FCC has established four programs within the USF to implement the statute. The programs are:
 - i. Connect America Fund for rural areas
 - ii. Lifeline for low-income consumers including initiatives to expand phone service for residents of Tribal lands.
 - iii. Schools and libraries (E-rate) provides subsidies for Internet access and general telecommunications services to schools and libraries



PART THREE

3 OVERVIEW OF THE KENYA INFORMATION AND COMMUNICATIONS (AMENDMENT) BILL, 2022

3.1 Introduction of the Bill

32. Section 2 of the Kenya Information and Communication Act, 1998 (hereinafter referred to as the Act), defines both telecommunication systems and telecommunication services as—

"Telecommunication system" means a system for the conveyance, through the agency of electric, magnetic, electro-magnetic, electro-chemical or electro-mechanical energy, of—

- i. speech, music and other sounds;
- ii. visual images;
- iii. data;
- iv. signals serving for the impartation (whether as between persons and persons, things and things or persons and things) of any matter otherwise than in the form of sound, visual images or data; or
- v. signals serving for the activation or control of machinery or apparatus and includes any cable for the distribution of anything falling within (i) to (iv) above;

"Telecommunication service" means any of the following—

- i. a service consisting of the conveyance by means of a telecommunication system of anything falling within subparagraphs (i) to (v) in the definition of "telecommunication system";
- ii. a service consisting of the installation, maintenance, adjustment, repair, alteration, moving, removal or replacement of apparatus which is or is to be connected to a telecommunication system; or
- iii. a directory information service, being a service consisting of the provision by means of a telecommunication system of directory information for the purposes of facilitating the use of a service falling within subparagraph (i) above and provided by means of that system;
- 33. Section 25 of the Act mandates the Communications Authority of Kenya to license a person to either operate a telecommunication system or provide telecommunication services. Further, section 83 of the Act requires the Communications Authority of Kenya to maintain registers for licenses issued under the Act. In line with this provision, the Communications Authority has published a telecommunications services registry in its website, which includes inter alia, Safaricom PLC, Airtel Networks Kenya Limited, Telkom Kenya Limited, Jamii Telecommunications Limited and Seacom Kenya Limited.
- 34. These telecommunication operators and services providers are licensed to either operate telecommunication systems or provide telecommunication services as described above. However, they also engage in other businesses which are not described as telecommunication services. These businesses include financial businesses such as mobile transfer services and mobile money lending services which are not regulated by the relevant regulators thereby leading to anti-competitive practices.

35. This Bill therefore seeks to allow telecommunication operators or service providers to engage in other businesses, other than telecommunication services, subject to regulation.

3.2 Purpose of the Bill

- 36. The principal object of the Bill is to amend the Kenya Information and Communications Act Cap. 411A to enable persons operating a telecommunication system or providing a telecommunication service to engage in any other business and provide for the separation of such other business from the telecommunication business.
- 37. The amendments will provide for a regulatory framework for such business as the proposed amendment provides for reporting by the Communication Authority of Kenya on compliance with the proposed provision and penalty for non-compliance. The amendment will further aid in control of anti-competitive practices by the large industries in the sector. This complies with *Article 27* of the Constitution which provides for freedom from discrimination.
- 38. The Bill further seeks to amend the Act to make provision for quality of service to consumers making calls by compelling licensees in the telecommunication industry to invest in infrastructure that will guarantee quality of service for consumers making calls. This implements the provisions of **Article 46** of the Constitution.
- Service Fund by the Communications Authority of Kenya by expanding the objectives of the Fund, prescribing the requirement for reporting by the Communications Authority on how the Fund is utilized, enumerating the formula for distribution of monies from the Fund and prescribing offences.

3.3 Overview of the Bill

- 40. The Bill contains 4 clauses.
- 41. The Bill therefore proposes the following
 - (a) To amend the Bill by inserting a new section after section 25.
- 42. This new section provides that a person operating a telecommunication system or providing a telecommunication service may engage in any other business provided that such person shall—
 - (i) obtain the relevant licenses from the respective regulators of any industry or sector ventured into;
 - (ii) legally split or separate the telecommunication business from such other business; and
 - (iii) provide separate accounts and reports in respect of the business carried out.
- 43. The amendment also provides for an offence for any person who provides any service without the relevant licence.
- 44. The amendment also requires any person who was operating a business that does not comply with the section to comply within 6 months of coming into force of the section.

Further, the Communication Authority shall, within 6 months of coming into force of the section, report to Parliament on the extent to which this section has been implemented.

(b) To amend the Bill by inserting a new section after section 34.

- 45. This new section provides that a licensee is liable to credit a consumer who initiates a call that gets cut out after a connection by **ten shillings worth of airtime** for each call drop within its network for a maximum of three call drops per day.
- 46. This amendment ensures quality control over telecommunication operators and service provides by compensating consumers for experiencing multiple call drops.

(c) To amend section 84J.

- 47. This amendment deletes subsection (2) and substitutes therefor a new subsection which provides that the objects and purpose of the Universal Service Fund shall be to—
 - (i) promote the availability of quality services at just, reasonable and affordable rates for all consumers;
 - (ii) increase nationwide access to advanced telecommunications services;
 - (iii) advance the availability of such services to all consumers, including those in low income, and rural areas;
 - (iv) increase access to telecommunications and advances services in schools, libraries and rural health care facilities;
 - (v) provide equitable and non-discriminatory contributions from all providers of telecommunications services to the fund supporting universal service programs; and
 - (vi) support capacity building and promote innovation in information and communication technology services.
- 48. The amendment also provides that the Communications Authority of Kenya shall submit to the National Assembly a report on the total amount of money collected in a financial year, activities undertaken to implement objectives of the Fund and the extent to which the objectives were achieved.
- 49. The amendment further provides for a formula of utilization of the Fund in the following way—
 - (i) sixty percent of the Fund to be used for ensuring the availability of telecommunication services to all consumers, including those in low income and rural areas;
 - (ii) twenty percent of the Fund to be used for increasing access to telecommunications and advanced services in schools, libraries and rural health care facilities;
 - (iii) ten percent of the Fund to be used for ensuring increased nationwide access to advanced telecommunications services; and
 - (iv) ten percent of the Fund to be used for furthering the objectives of the Fund.

50. The amendment also provides for an offence for any person who fails to utilize the Fund in the prescribed manner.

3.4 Consequences of the Bill

51. The Bill seeks to put in place a legal framework that allows telecommunication operators and service provides to engage in other businesses. The Bill also seeks to protect consumers from call drops thereby guaranteeing quality service. Lastly, the Bill seeks to expand the objects of the Universal Service Fund and prescribe the utilization of monies from the Fund.

PART THREE

3.0 PUBLIC PARTICIPATION/STAKEHOLDER CONSULTATION

- 52. Following the call for memoranda from members of the public through the placement of adverts in the print media on 16th August 2023 requesting comments on the Bill and invitation of stakeholders vide letter Ref: NA/DDC/CII/2023/033 and Ref: NA/DDC/CII/2023/034 dated 14th September 2023, the Ministry of Information, Communication and Digital Economy, Safaricom PLC Ltd and Communications Authority of Kenya submitted their views on the Bill.
- 53. The stakeholders submitted as follows:

3.1 THE SAFARICOM PLC LTD

The Safaricom PLC Ltd through a letter Ref: R&PP/Policy-Submissions/KICA/08-23 dated 22nd August 2023 submitted as follows:

Section 25A(1)

- 54. Safaricom PLC Ltd proposes the deletion of the section in its entirety since with continued advances in technology, traditional barriers separating industries and services have continued to be eliminated. Globally, telecommunication companies are evolving into technology companies as a means of innovation to offer a portfolio of services to customers that provide ease of access at a central point.
- According to the company, the proposal is a hindrance/barrier to innovation and does not reflect international best practices.
- 56. Furthermore, they observed that the law should evolve to support and facilitate the market players to compete with other global technology companies. The amendment does not consider the constantly evolving digital world where innovation becomes the differentiator that enables players to remain relevant and hence will curtail innovation, investment and hamper continued growth and innovation of the sector.
- 57. Equally, failure to obtain other licenses as required by other regulators other than the Communications Authority of Kenya have their consequent penalties/ offences.
- 58. Finally, the Authority has the power to renew, vary, modify or revoke any license granted under the principal Act and that would be sufficient as a correcting/guiding mechanism in so far as licensing.

Committee Observations/ Recommendations

The Committee agreed with this proposal as the ICT Sector was evolving with each passing day and there was no need to come up with laws that would stiffle innovations.

Section 34A (1)&(2)

- 59. The amendment proposes that the principal Act be amended by inserting a new section immediately after section 34.
- 60. The Safaricom PLC proposes the deletion of the section in toto stating that the provision is unclear as there are no definitions given for "call drop", "cut out after a connection",

and "inevitable accident". Safaricom noted that the reason for call drops were varied and, in many instances, had no correlation to the performance of a licensed service provider's network. They observed that the amendment was bound to result in frivolous disputes between Mobile Network Operators and their customers.

61. Equally, the they observed that the aspect of dropped calls is sufficiently covered under the telecommunications regulatory framework in Kenya, specifically, the Quality of Service (QoS) Framework by the Communications Authority of Kenya ("CA") and the licences issued to service providers. This makes the amendment duplicitous.

Committee Observations/ Recommendations

The Committee agreed with this proposal as there was already in existence a telecomunications regulatory framework on provision of quality services.

Section 84J

- 62. In the Bill it is proposed that an amendment be made on section 84J of the principal Act
 - a) by deleting sub-section (2) and substituting therefore the new sub-section (2)
- 63. The Safaricom observed that Section 84J of the principal Act is amended by inserting the following new sub-sections immediately after sub- section (3)- The Authority shall in each financial year submit to the National Assembly a report indicating-
 - (a) the total amount of money that was collected for the respective financial year;
 - (b) the activities the Authority undertook to implement the objectives of the Fund;
 - (c) the extent to which the objectives of the Fund were achieved.

Committee Observations/ Recommendations

The Committee adopted this recommendation.

- 64. The objective of the Universal Service Fund (USF) is currently provided under the Kenya Information and Communications (Universal Access and Service Fund) Regulations, 2010. To avoid being prescriptive in the principal Act, Safaricom PLC Ltd proposes that these are maintained in the Regulations to allow for flexibility in reviewing the same from time to time.
- 65. Further Safaricom noted that these objectives were agreed upon following extensive public and stakeholder consultations prior to the implementation of the Fund. It is on this basis that the Communications Authority of Kenya (CA) (who is the manager and administrator of the USF) conducted an Access Gap Studies in 2010 and a subsequent study in 2015. It is also on this basis that the CA commenced the implementation of the USF.
- 66. They suggest that the proposed new sub-sections (5) and (6) apportioning the distributions of the USF be removed.

Committee Observations/ Recommendations

The committee agreed with this proposal as amendments on the USF objectives were best done in the regulations that can be amended easily from time to time.

67. Safaricom PLC ltd informed the Committee that they had objection to the proposed new sub-section (4) as it would enhance governance and accountability of the USF.

Committee Observations/ Recommendations

The Committee adopted this proposal.

3.2 The Ministry of Communication, Information and the Digital Economy (State Department of Broadcasting and Telecommunications)

The Ministry of Communication, Information and the Digital Economy (State Department of Broadcasting and Telecommunication) and the Communication Authority submitted as follows:

Section 25A - Structural Separation

- 68. The State Department through the Communications Authority of Kenya as the regulator of ICT encourages innovation in the industry. The State Department noted that ICTs have proliferated the convergence of services, by providing a platform through which other services are facilitated. In this regard, the Ministry did not desire to cripple this by mandating the telecommunication service providers to have each innovation running on different platforms by splitting the business. They were, however, not opposed to the separation of accounts.
- 69. Moreover, the proposal placed undue regulatory burden on licensees of a particular sub-sector (telecommunications), yet licensees in the other sub-sectors (i.e. broadcasting, postal, courier) also engage in other services that are not licensed under KICA. There is a regulatory framework for the promotion of fair competition and equal treatment in the sector which provides for protection against abuse of market power and other anti-competitive practices including prohibiting cross-subsidization of one business from another.
- 70. The Ministry through the State Department of Broadcasting and Telecommunications therefore proposed to the Committee that these amendment be withdrawn.

Committee observations/Recommendations

The Committee agreed with the Ministry as there was no need of crippling innovations. Further there was a regulatory framework for the promotion of fair competition and equal treatment in the sector.

Section 34A - Compensation for call drops

- 71. The Ministry submitted that call drops brought concerns about the Quality of Service (QoS) as they are a result of inefficient service delivery on the part of the Mobile Network Operators. This inconveniences consumers and may interfere with business operations or commercial transactions.
- 72. While they noted that call drops may result from a range of issues, they stated that they were keen on protecting consumers and ensuring licensees adhere to the set quality of service standards. Call drops were said to be just one aspect of quality of service and it forms part of the End-to-End QoS. The End-to-End QoS measurement parameters include:

- a) Voice Telephony (Speech) parameters:
 - Unsuccessful call ratio
 - Dropped call ratio
 - · Call set up time
 - Voice Quality (MOS, POLQA)
 - Handover
- b) Data parameters: (Local Websites and Common searcch engines like Google)
 - Latency (delays and buffering)
 - Data transfer failure ratio and throughput of successful data transfer
 - Internet Accessibility
 - HTTP set-up failure ratio and HTTP set-up time
 - HTTP completion failure ratio and HTTP completion time
 - HTTP generic scenario availability
- c) SMS parameters:
 - Successful SMS ratio
 - Completion rate for SMS
 - End-to-End delivery time for SMS
- 73. Other than End-to-End QoS, the Authority also assesses Network Performance (NP) QoS and Quality of Experience (QoE) assessment. The proposal of penalising each call drop is therefore very punitive and may become a hinderance to service rollout. Call drops are just one aspect of quality of service.
- 74. The Ministry therefore proposed that the amendment be withdrawn.

Committee observations/Recommendations

The Committee agreed with the proposal from the Minsitry that penalising each call drop was punitive and if anything call drops was just one aspect of quality service. There is in existence regulations under the Act that regulate the overall aspect of quality.

Section 84J

On this proposal, the Ministry was of the opinion that:

75. The current s84J of KICA is comprehensive and sufficient as is:

S84J (2) provides as follows:

- (2) The object and the purpose of the Fund shall be to support widesspread access to, support capacity building and promote innovation in information and communications technology services.
- 76. The Ministry observed that the proposal posed the following challenges:
 - i. The proposalseeks to mandate the fund to intervene in making all ICT service affordable, which may not be practical to implement given the limited size of the fund. Interventions geared to fostering affordability could be limited to persons living with disability.

- ii. The proposal was exclusionary on utilisation of the fund to the broadcasting, postal and courier services sub-sectors who are also contributors.
- iii. Detailed objectives of the fund were captured under the USF regulations to ensure flexibility during the administration of the fund. Capturing the specific objectives of the fund under the Act has a risk of slowing the implementation process in the event of emerging needs that would require urgent review. The ministry therefore proposed that the submissions in the proposal be considered during a review of the USF regulations.

Committee observations/Recommendations

The Committee agreed with the proposal from the Minsitry the objectives were well provided for in the USF regulations

- 77. Transparency and Accountability on utilisation of the fund:

 The new section 4 was said to be in order, however, the Ministry noted that there was already in existence a reporting mechanism to the Auditor General, whose report is usually submitted to the Parliamentary Investments Committee and the Public Accounts Committee. Further, the Authority submits the report to the Cabinet Secretary Ministry of Information, Communications and the Digital Economy. It was their view that the existing reporting requirements were sufficient and in line with the new proposal.
- 78. The allocation of sixty per cent to the telecommunications sub-sector was exclusionary on utilisation of the fund to the broadcasting, postal and courier services sub-sectors who were also contributors. They proposed a review of the proposed sub-section 5 (a) to read as follows: "sixty per cent of the fund shall be utilized to facilitate access to and use of communications infrastructure and services throughout the Republic of Kenya, focussing on rural, remote, sparsely populated, unserved and under-served areas including persons with disability in order to promote social and economic development."
- 79. The proposed an amendment of the proposed sub-section 5(b) to read as follows: "Twenty per cent of the fund shall be used to facilitate the introduction and expansion of communication services and schools, libraries and health facilities giving priority to rural and low-income areas."
- 80. Review of the proposed sub-section 5(c) was suggested as follows: "ten per cent of the fund shall be used to facilitate the development of innovations, relevant local content and capacity building programmes to enhance the adoption and use of ICTs."
- 81. Protection from personal liability. Section 15 of KICA protects personnel from prosecution provided they act in good faith when executing their duties. It states that: "... no matter or thing done by a member of the Board or by any officer, employee or agent of the Commission shall if the matter or thing is done bona fide for executing the functions, powers or duties of the Commission under this Act render the member, officer, employee or agent or any person acting on their directions personally liable to any action, claim or demand whatsoever."

Committee observations/Recommendations

The Committee noted that the proposal from the Minsitry to amend the provisions of sub-section 5, to provide for clarity on how the Universal Service Fund was to be utilized should be adopted in the comprehensive amendments that Ministry was providing.

PART FOUR

4 COMMITTEE OBSERVATIONS

Upon reviewing the Bill, the Committee observed as follows:

- 82. A similar Bill, sponsored by the same Member, was considered in the 12th Parliament. The Kenya Information Communications (Amendment) Bill, 2019 (National Assembly Bills No. 20 of 2019) it was read for a first time on 25th September, 2019. A report was tabled on 28th November 2019. The Bill was read for a Second Time but the Committee Stage was pending hence it lapsed in the 12th Parliament.
- 83. Section 25 of the Kenya Information and Communication Act mandates the Communications Authority of Kenya to license a person to either operate a telecommunication system or provide telecommunication services.
- 84. Further, section 83 of the Act requires the Communications Authority of Kenya to maintain registers for licenses issued under the Act
- 85. With continued advances in technology, traditional barriers separating industries and services ought to be eliminated so as not to stifle innovations
- 86. The objectives of the Universal Service Fund (USF) are currently provided for under the Kenya Information and Communication (Universal Access and Services Fund) Regulations 2010.
- 87. It is easier to amend the objectives of the USF as provided for in the regulations as opposed to amending an Act of Parliament.
- 88. The Ministry is in the process of formulating a comprehensive review of the Kenya Information and Communication Act Cap. 411A and the same will be forwarded to the Committee.

PART FIVE

5.0 COMMITTEE RECOMMENDATION

The Committee having considered the Kenya Information Communications (Amendment) Bill (N.A. Bill No. 52 of 2022) recommends that the Bill should **not** be **proceeded with.** The Ministry of Information, Communication and Digital Economy (Deaprtment of Broadcasting) is in the process of carrying out a comprehensive review of the Kenya Information and Communication Act Cap. 411A, therefore these amendment(s) should be included in the comprehensive amendments once the Bill is submitted to Parliament and published.

	1	
SIGNED	Vannunkinin	DATE

HON. JOHN KIARIE, MP
CHAIRPERSON
DEPARTMENTAL COMMITTEE ON COMMUNICATION, INFORMATION AND INNOVATION

REFERENCE

¹ The South African Electronic Communications Act, 2005 empowers ICASA to prescribe quality of service standards and obligations for electronic communications services and networks.

https://koassociates.co.ke/insight/kica-amendment-bill-2022-seeks-to-separate-telecommunication-service-providers-from-businesses-outside-the-licensed-parameters/

¹ The Communications Act, 2009 https://www.lac.org.na/laws/annoSTAT/Communications Act 8 of 2009.pdf

https://www.lac.org.na/laws/annoSTAT/Communications%20Act%208%20of%202009.pdf (https://www.lac.org.na/laws/annoSTAT/Communications%20Act%208%20of%202009.pdf)

- ¹¹ Dropped calls may earn you re 1 compensation. The Economic Times. (2016, October 16). https://economictimes.indiatimes.com/industry/telecom/dropped-calls-may-earn-you-re-1-compensation/articleshow/49389019.cms
- ¹ Telecom Consumers Protection (ninth amendment) regulations, 2015. Telecom Regulatory Authority of India. (2020, September 1).

https://www.trai.gov.in/telecom-consumers-protection-ninth-amendment-regulations-2015



REPUBLIC OF KENYA

THE NATIONAL ASSEMBLY THIRTEENTH PARLIAMENT SECOND SESSION – 2024 DIRECTORATE OF DEPARTMENTAL COMMITTEES DEPARTMENTAL COMMITTEE ON COMMUNICATION, INFORMATION AND INNOVATION

ADOPTION SCHEDULE

Agend	a: ADOPTION OF THE	KICA BILL REPO	AT (NA 111 NO . 30 OF 2023)
	15th February 2024	Time: Start	End
No.	MEM	BER	SIGNATURE
1.	Hon. John Kiarie Waweru,	MP - Chairperson	Vaumunii.

Hon. John Kiarie Waweru, MP - Chairperson	Varmenin
Hon. Alfah Miruka Ondieki, MP – Vice Chairperson	
Hon. Shakeel Shabbir Ahmed, CBS, MP	
Hon. Erastus Kivasu Nzioka, MP	
Hon. Joseph Kipkosgei Tonui, MP	1
Hon. Bensuda Joyce Atieno Osogo, MP	25
Hon. Bernard Kibor Kitur, MP	Bellian
Hon. Geoffrey Wandeto, MP	andel
Hon. Gideon Kimaiyo Kipkoech, MP	GL.
Hon. Flowrence Jematiah Sergon, MP	
Hon. Irene Nyakerario Mayaka, MP	Molevie
Hon. Kakuta Maimai Hamisi, MP	
Hon. Khalif Ali Abdisirat, MP	Timulla
Hon. Mumina Gollo Bonaya, MP	
Hon. Umulkher Harun Mohamed, MP	
	Hon. Alfah Miruka Ondieki, MP – Vice Chairperson Hon. Shakeel Shabbir Ahmed, CBS, MP Hon. Erastus Kivasu Nzioka, MP Hon. Joseph Kipkosgei Tonui, MP Hon. Bensuda Joyce Atieno Osogo, MP Hon. Bernard Kibor Kitur, MP Hon. Geoffrey Wandeto, MP Hon. Gideon Kimaiyo Kipkoech, MP Hon. Flowrence Jematiah Sergon, MP Hon. Irene Nyakerario Mayaka, MP Hon. Kakuta Maimai Hamisi, MP Hon. Khalif Ali Abdisirat, MP Hon. Mumina Gollo Bonaya, MP

14.	Hon. Mumina Gollo Bonaya, MP	
15.	Hon. Umulkher Harun Mohamed, MP	
	tted by: Sakona Soll Signature:	Date: 24/2 /24
Appro	ved by: Cerego areache Signature:	Date: 28/2/24
Direct	or - Directorate of Departmental Committees	



THE NATIONAL ASSEMBLY

THIRTEENTH PARLIAMENT - THIRD SESSION - 2024

DIRECTORATE OF DEPARTMENTAL COMMITTEES

MINUTES OF THE 2ND SITTING OF THE DEPARTMENTAL COMMITTEE ON COMMUNICATION, INFORMATION & INNOVATION HELD IN THE BOARDROOM ON GROUND FLOOR IN COUNTY HALL, PARLIAMENT BUILDINGS ON 15^{TH} FEBRUARY 2024 AT 12.00 NOON.

PRESENT

1. Hon, John Kiarie Waweru, MP

Chairperson Vice-Chairperson

- 2. Hon. Alfah Miruka Ondieki, MP
- 3. Hon. Erastus Kivasu Nzioka, MP
- 4. Hon. Flowrence Jematiah Sergon, MP
- 5. Hon. Gideon Kipkoech Kimaiyo, MP
- 6. Hon. Irene Nyakerario Mayaka, MP
- 7. Hon. Bensuda Joyce Atieno Osogo, MP
- 8. Hon. Khalif Ali Abdisirat, MP

ABSENT

- 1. Hon. Mumina Gollo Bonaya, MP
- 2. Hon. Geoffrey Wandeto, MP
- 3. Hon. Bernard Kibor Kitur, MP
- 4. Hon. Kakuta Maimai Hamisi, MP
- 5. Hon. Joseph Kipkosgei Tonui, MP
- 6. Hon. Shakeel Shabbir Ahmed, CBS, MP
- 7. Hon. Umulkher Harun Mohamed, MP

SECRETARIAT

Clerk Assistant II 1. Ms. Nuri Kitel Nataan

Principal Legal Counsel 2. Ms. Marlene Aviro

Clerk Assistant III 3. Mr. Sakana Saoli

Research Officer III 4. Mr. Boaz Chebiego

Research Officer III 5. Mr. Githinji Wanjohi

Serjeant-At-Arms 6. Mr. Emmanuel Leparachao

Audio Officer 7. Mr. Kelvin Lengasi



Agenda

- 1. Preliminaries
- 2. Confirmation of the Minutes
- 3. Consideration and Adoption of the Report on Kenya Information Communication Amendment Bill
- 4. Consideration and Adoption of the 2022/23 Budget Implementation Oversight Report
- 5. Any Other Business
- 6. Adjournment

MIN.NO/NA/CII/2024/007: PRELIMINARIES

The Chairperson called the meeting to order at 11.05 am, followed by a word of prayer. Members were briefed on the day's agenda.

The Agenda was adopted having being proposed by Hon. Erastus Kivasu, M.P, and seconded by Hon. Joyce Bensuda Osogo, M.P.

MIN.NO/NA/CII/2024/008: CONFIRMATION OF MINUTES

Minutes of the 1st Sitting

The minutes were confirmed as a true record of the proceedings, having been proposed by Hon. Irene Mayaka, M.P. and seconded by Hon. Erastus Kivasu, M.P.

MIN.NO/NA/CII/2024/009: CONSIDERATION AND ADOPTION OF THE REPORT ON KENYA INFORMATION COMMUNICATION AMENDMENT BILL

The Chairperson informed the meeting of the agenda and further briefed that the agenda would be rather short since the item had been canvassed at length. He called upon the legal counsel to brief the Members.

The legal counsel informed the meeting that the committee had been informed by the ministry during their engagements that they were working on formulating the KICA bill. A comprehensive bill would be presented before the cabinet and later tabled before the house.

Members' raised concerns that paragraph 49 of the report did not capture security prone areas were not captured and that it should be amended to capture that.

Counsel informed the members that there was need to allow for the Ministry to develop the Bill and advised that as per the report's recommendation for the bill to not be proceeded with.

The recommendation to have the bill **not be proceeded** with was adopted having being proposed by Hon. Erastus Kivasu, M.P. and seconded by Hon. Mumina Gullo, M.P.

MIN.NO.NA/CII/2024/010: CONSIDERATION AND ADOPTION OF THE 2022/23 BUDGET IMPLEMENTATION OVERSIGHT REPORT

The Chairperson called upon the secretariat to take members through the Budget Implementation Oversight report FY 2022/23.



Members of the committee wanted the information in the report be presented in tabular form for better visual presentation.

The Committee sought to have a systematic and practical format to identify and verify the various projects that have been undertaken by the MDAs.

The performance of the MDAs was questioned as the absorption and performance was said to be below expectation. Members sought to be informed the cause and the challenges faced by the same.

The Committee **adopted** the report with amendments having being proposed by Hon. Erastus Kivasu, M.P. and seconded by Hon. Gideon Kimaiyo, M.P.

MIN.NO.NA/CII/2024/011: ANY OTHER BUSINESS a. Invitation by Hon. Shakeel Shabir, CBS, MP

The Chairperson informed the meeting that the committee was in receipt of a letter from a committee member, Hon. Shakeel Shabir, CBS, MP, that he had been invited to attend a conference in Johannesburg, South Africa by ID4 Africa. Committee Members were by extension invited.

The Committee resolved to have the member have the invitation be written to the Clerk of the National Assembly procedurally.

b. Workplan

The Committee tasked the secretariat to prepare a workplan and schedule of activities to be presented before the committee.

c. Budget Policy Statement 2024

The Committee was informed that there will be the consideration of the Budget Policy Statement 2024 from 19th to 22nd February, 2024 within Kiambu or Machakos counties. Members were urged to diarize and be available.

d. Meeting Venues

The secretariat was tasked to secure conducive venue's for committee meetings.

MIN.NO.NA/CII/2024/012:

ADJOURNMENT

There being no other business to deliberate on, the meeting was adjourned twenty minutes to two o'clock (13.40 pm.). The next meeting will be held on notice.

VV Vannumhun
SIGNED:DATE:

HON. JOHN KIARIE, MP (CHAIRPERSON)
DEPARTMENTAL COMMITTEE ON COMMUNICATION, INFORMATION AND INNOVATION



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COMMENTS ON THE KENYA INFORMATION AND COMMUNICATIONS (AMENDMENT) BILL, 2022

No.	Section	Comment	Recommendations
1.	25A - Structural Separation	The Authority as the regulator of the ICT sector encourages	We therefore
	Licensee may operate other businesses.	innovation in the industry. We note that ICTs have	propose that this
	(1) In addition to operating a	proliferated the convergence of services, by providing a	
	telecommunication system or	platform through which other services are facilitated. In this	withdrawn.
	providing a telecommunication		
	service as may be specified in the		= = =
		each innovation running on different platforms by splitting the	
		business. However, we are not opposed to the proposal for	
	business provided that such person	separation of accounts	
	shall—		
	a) obtain the relevant licences from	Moreover, this proposal places an undue regulatory burden on	
	the respective regulators of any	licensees of a particular sub-sector (telecommunications), yet	
	industry or sector ventured into;	licensees in the other sub-sectors (i.e broadcasting and postal	
	b) legally split or separate the	and courier) also engage in other services that are not licensed	
	telecommunication business from	under the KICA. There is a regulatory framework for the	
	such other business; and	promotion of fair competition and equal treatment in the	
	c) Provide separate accounts and		
	reports in respect of all	market power and other anti-competitive practices including	
	businesses carried out.	prohibiting cross-subsidization of one business from another.	



No.	Section	Comment	Recommendations
	 (2) A person who provides any service without the relevant licence under this section commits an offence. (3) A person convicted of an offence under this section shall, on conviction be liable to a fine not exceeding ten million shillings or to imprisonment for a term not exceeding two years, or to both. 		
	(4) A person who, at the commencement date of this section, was operating a business that does not comply with the requirements of this section shall ensure that the business is compliant within six months of the coming into force of this section.		
	(5) The Commission, shall, within six months of the coming into force of this section and thereafter annually, report to Parliament on the extent to which this section has been		



No.	Section	Comment	Recommendations
	implemented.		
2	 34A-Compensation for call drops (1) A licensee is liable to credit a consumer who initiates a call that gets cut out after a connection by Kenya Shillings ten worth of airtime for each call drop within its network for a maximum of three call drops per day. (2) Despite subsection (1), a licensee shall not be liable to compensate a consumer, where a call gets cut out due to third party interference on the licensee's connection lines, inevitable accident or force majeure. 	interfere with business operations or commercial transactions. As the regulator, while we note that call drops may result from a range of issues, we are keen on protecting consumers and ensuring licensees adhere to the set quality of service standards. Call drops are just one aspect of quality of service and it forms part of the End-to-End QoS. The End-to-End QoS measurements parameters include: a) Voice Telephony (Speech) parameters:	We therefore propose that this amendment be withdrawn.



No.	Section	Comment	Recommendations
		Voice quality (MOS, POLQA)	
		• Handover	
		 b) Data parameters: (Local Websites and Common search engines like google) Latency (delays and buffering) Data transfer failure ratio and Throughput of successful data transfer Internet Accessibility HTTP set-up failure ratio and HTTP set-up time HTTP Completion failure ratio and HTTP Completion Time HTTP generic scenario availability 	
		 c) SMS parameters: Successful SMS Ratio Completion Rate for SMS End-to-End delivery time for SMS 	
		Other than End-to-end QoS, the Authority also assess Network Performance (NP) QoS and Quality of Experience (QoE) assessment. The proposal of penalising each call drop is therefore very punitive and may become a hindrance to service	



No.	Section	Comment	Recommendations
		rollout. Call drops are just one aspect of quality of service.	
3	84J (2) The object and the purpose of the Fund shall be to— (a) promote the availability of quality services at just, reasonable and affordable rates for all consumers; (b) increase nationwide access to advanced telecommunications services; c) advance the availability of such services to all consumers, including those in low income, and rural areas; (d) increase access to telecommunications and advanced	On this proposal, the Authority is of the opinion that: 1. The current s84J of KICA is comprehensive and sufficient as is. S84J (2) provides as follows: (2) The object and the purpose of the Fund shall be to support widespread access to, support capacity building and promote innovation in information and communications technology services. 2. This proposal poses the following challenges:	We therefore propose that this amendment be withdrawn.
	services in schools, libraries and rural	(i) The proposal mandates the fund to intervene in making	
	health care facilities; (e) provide equitable and non-	all ICT service affordable, which may not be practical to implement given the limited size of the fund.	
	discriminatory contributions from all	Interventions geared to fostering affordability could be	



No.	Section	Comment	Recommendations
	providers of telecommunications services to the fund supporting universal service programs; and (f) Support capacity building and promote innovation in information and communications technology services.		
	4) The Commission shall in each financial year submit to the National Assembly a report indicating — (a) the total amount of money that was collected for the respective financial year; (b) the activities the Commission undertook to implement the objectives of the Fund; and	The new section 4 is okay, however we note that there exists a reporting mechanism to the Auditor General, whose report is usually submitted to the Parliamentary Investments Committee and the Public Accounts Committee. Further, the Authority submits the report to the Cabinet Secretary Ministry of ICT. It is our view that the existing reporting requirements are sufficient and in line	

¹ Licensees to these sub-sectors are contributors to the fund.

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No.	Section	Com	ment	Recommendations
	(c) The extent to which the objectives of	W	ith the new proposal.	
	the Fund were achieved.			
		(iv)	The allocation of sixty percent to telecommunications	
	(5) The Universal Fund shall be utilized		sub-sector is exclusionary on utilization of the fund to	
	by the Commission as follows—		the broadcasting, postal and courier services sub-sectors	
	(a) sixty-percent of the Fund shall be		who are also contributors. ² We propose a review of the	
	used for ensuring the availability of		proposed section 5 (a) to read as follows: "sixty-percent	
	telecommunication services to all		of the fund shall be utilized to facilitate access to and use	
	consumers, including those in low		of communications infrastructure and services	
	income and rural areas;		throughout the Republic of Kenya, focusing on rural,	
	(b) twenty percent of the Fund shall be		remote, sparsely populated, unserved and under-served	
	used for increasing access to		areas including persons with disability in order to	
	telecommunications and advanced		promote social and economic development;"	
	services in schools, libraries and rural	(v)	Review the proposed section 5(b) to read as follows:	
	health care facilities.		"twenty percent of the fund shall be used to facilitate the	
	c) ten percent of the Fund shall be used		introduction and expansion of communication services in	
	for ensuring increased nationwide access		schools, libraries and health facilities giving priority to	
	to advanced telecommunications		rural and low income areas."	
	services; and	(vi)	Review the proposed section 5(c) to read as follows:	
	(d) ten percent of the Fund shall be used	1	"ten percent of the fund shall be used to facilitate the	
	for furthering the other objectives of the		development of innovations, relevant local content and	
	Fund as the Commission may determine.		capacity building programmes to enhance the adoption	

² Licensees to these sub-sectors are contributors to the fund.



No.	Section	Comment	Recommendations
		and use of ICTs	
	(6) A person who fails to utilize or utilizes the Universal Fund in a manner that does not promote the objectives of the Fund, commits an offence and shall be liable upon conviction to a fine not exceeding two million shillings or to imprisonment for a term not exceeding two years or to both.	Section 15 of KICA protects personnel from prosecution provided they act in good faith when executing their duties. It states that:no matter or thing done by a member of the Board or by any officer, employee or agent of the Commission shall, if	



REPUBLIC OF KENYA MINISTRY OF INFORMATION COMMUNICATIONS AND THE DIGITAL ECONOMY STATE DEPARTMENT FOR BROADCASTING AND TELECOMMUNICATIONS

COMMENTS ON THE KENYA INFORMATION AND COMMUNICATIONS (AMENDMENT) BILL, 2022

No.	Section	Comment	Recommendations
1.	25A - Structural Separation	The State Department for Broadcasting and	We therefore
	Licensee may operate other businesses.	Telecommunications through Communications Authority of	propose that this
	(1) In addition to operating a	Kenya as the regulator of the ICT sector encourages innovation	
	telecommunication system or		withdrawn.
	providing a telecommunication	convergence of services, by providing a platform through which	
	service as may be specified in the		
		not desire to cripple this by mandating the telecommunication	
	person may engage in any other	1	
	business provided that such person	platforms by splitting the business. However, we are not	
	shall:	opposed to the proposal for separation of accounts	
	a) obtain the relevant licences from		
	the respective regulators of any	Moreover, this proposal places an undue regulatory burden on	
	industry or sector ventured into;	licensees of a particular sub-sector (telecommunications), yet	
	b) legally split or separate the	licensees in the other sub-sectors (i.e broadcasting and postal	
	telecommunication business from	and courier) also engage in other services that are not licensed	
	such other business; and	under the KICA. There is a regulatory framework for the	

No.	Section	Coliment	Recommendations
	c) Provide separate accounts and reports in respect of all businesses carried out.	A	
	(2) A person who provides any service without the relevant licence under this section commits an offence.	promotting cross sucsidization of one outsiness from unotifier.	
	(3) A person convicted of an offence under this section shall, on conviction be liable to a fine not exceeding ten million shillings or to imprisonment for a term not exceeding two years, or to both.		
	(4) A person who, at the commencement date of this section, was operating a business that does not comply with the requirements of this section shall ensure that the business is compliant within six months of the coming into force of this section.		
	(5) The Ministry through the Commission, shall, within six months of the coming into force of this section and thereafter annually, report to Parliament on the extent to which this section has been implemented.		

No.	Section	Comment	Recommendat	ions
2	 A licensee is liable to credit a consumer who initiates a call that gets cut out after a connection by Kenya Shillings ten worth of airtime for each call drop within its network for a maximum of three call drops per day. Despite subsection (1), a licensee shall not be liable to compensate a consumer, where a call gets cut out due to third party interference on the licensee's connection lines, inevitable accident or force majeure. 	Call drops bring about concerns on quality of service as they are a result of inefficient service delivery on part of the Mobile	We ther	refore this be

No.	Section	C ^c ament	Recommendations
		 HTTP generic scenario availability c) SMS parameters: Successful SMS Ratio Completion Rate for SMS End-to-End delivery time for SMS Other than End-to-end QoS, the Authority also assess Network Performance (NP) QoS and Quality of Experience (QoE) assessment. The proposal of penalising each call drop is therefore very punitive and may become a hindrance to service rollout. Call drops are just one aspect of quality of service. 	
3	84J (2) The object and the purpose of the Fund shall be to: (a) promote the availability of quality services at just, reasonable and affordable rates for all consumers; (b) increase nationwide access to advanced telecommunications services; c) advance the availability of such services to all consumers, including those in low income, and rural areas; (d) increase access to telecommunications and advanced services in schools, libraries and rural health care facilities;		withdrawn.

No.	Section	Comment	
		Comment	Recommendations
	(e) provide equitable and non-discriminatory contributions from all providers of telecommunications services to the fund supporting universal service programs; and (f) Support capacity building and promote innovation in information and communications technology services.	Interventions geared to fostering affordability could be limited to persons living with disability. (ii) The proposal is exclusionary on utilization of the fund to the broadcasting, postal and courier services sub-sectors who are also contributors.\(^1\) (iii) Detailed objectives of the fund are captured under the USF regulations to ensure flexibility during the administration of the fund. Capturing the specific objectives of the fund under the Act has a risk of slowing the implementation process in the event of emerging needs that would require urgent review. We propose that the submission be considered during a review of the USF regulations	
	4) The Ministry through the Commission shall in each financial year submit to the National Assembly a report indicating: (a) the total amount of money that was collected for the respective financial year; (b) the activities Ministry through the Commission undertook to implement the objectives of the Fund; and (c) The extent to which the objectives of the Fund were achieved.	 3. Transparency and Accountability on utilization of the Fund The new section 4 is okay, however we note that there exists a reporting mechanism to the Auditor General, whose report is usually submitted to the Parliamentary Investments Committee and the Public Accounts Committee. Further, the Authority submits the report to the Cabinet Secretary Ministry of Information, Communications and the Digital Economy. It is our view that the existing reporting requirements are sufficient and in line with the new proposal. (iv) The allocation of sixty percent to telecommunications sub-sector is exclusionary on utilization of the fund to the 	

£ 14	<u> </u>	•	`
No.	Section	Coment	Recommendations
	(5) The Universal Fund shall be utilized by the Commission as follows— (a) sixty-percent of the Fund shall be used for ensuring the availability of telecommunication services to all consumers, including those in low income and rural areas; (b) twenty percent of the Fund shall be used for increasing access to telecommunications and advanced services in schools, libraries and rural health care facilities. c) ten percent of the Fund shall be used for ensuring increased nationwide access to advanced telecommunications services; and (d) ten percent of the Fund shall be used for furthering the other objectives of the Fund as the Commission may determine.	broadcasting, postal and courier services sub-sectors who are also contributors. ² We propose a review of the proposed section 5 (a) to read as follows: "sixty-percent of the fund shall be utilized to facilitate access to and use of communications infrastructure and services throughout the Republic of Kenya, focusing on rural, remote, sparsely populated, unserved and under-served areas including persons with disability in order to promote social and economic development;" (v) Review the proposed section 5(b) to read as follows: "twenty percent of the fund shall be used to facilitate the introduction and expansion of communication services in schools, libraries and health facilities giving priority to rural and low-income areas." (vi) Review the proposed section 5(c) to read as follows: "ten percent of the fund shall be used to facilitate the development of innovations, relevant local content and capacity building programmes to enhance the adoption and use of ICTs	
	(6) A person who fails to utilize or utilizes the Universal Fund in a manner that does not promote the objectives of the Fund, commits an offence and shall be liable upon conviction to a fine not exceeding two million shillings or to	4. Protection from personal liability Section 15 of KICA protects personnel from prosecution provided they act in good faith when executing their duties. It states that:no matter or thing done by a member of the Board or by any officer, employee or agent of the Commission shall, if the matter or thing is done bona fide for executing the functions, powers or duties of the Commission under this	

No.	Section	Comment	Recommendations
	imprisonment for a term not exceeding two years or to both.	Act, render the member, officer, employee or agent or any person acting on their directions personally liable to any action, claim or demand whatsoever.	

EDWARD WASWA KISIANG'ANI, (Ph.D)

PRINCIPAL SECRETARY
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MINISTRY OF INFORMATION, COMMUNICATIONS & THE DIGITAL ECONOMY

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PROPOSED AMENDMENTS TO KENYA INFORMATION & COMMUNICATION (KICA) AMENDMENT BILL 2022

SAFARICOM PLC'S COMMENTS ON THE KICA (AMENDMENT) BILL 2022

No.	Section of Bill	Current Provision	Proposed amendment	Justification
1.	Section 25A(1)	(1) In addition to operating a telecommunication system or a providing telecommunication service as may be specified in the licence granted under section 25, a person may engage in any other business provided that such person shall— (a) obtain the relevant licences from the respective regulators of any industry or sector ventured into; (b) legally split or separate the telecommunications business from such other business; and (c) provide separate accounts and reports in respect of all business carried out. (2) A person who provides any service without the relevant licence under this section commits an offence. (3) A person convicted of an offence under this section shall, on conviction be liable to a fine not exceeding ten million or to imprisonment for a term not exceeding two years, or to both. (4) A person who, at the commencement date of this section, was operating a business that does not comply with the requirements of this section shall ensure that the business is compliant within six months of the coming into force of this section.	Propose deletion of the section in toto.	With continued advances in technology, traditional barriers separating industries and services have continued to be eliminated. Globally, telecommunication companies are evolving into technology companies as a means of innovation to offer a portfolio of services to customers that provides ease of access at a central point. The proposal is a hindrance/barrier of innovation and does not reflect international best practices. The law should evolve to support and facilitate the market players to compete with other global technology companies. The amendment does not consider the constantly evolving digital world where innovation becomes the differentiator that enables players to remain relevant and hence will curtail innovation, investment and hamper continued growth and innovation of the sector. Equally, failure to obtain other licenses as required by other regulators other than the Communications Authority of Kenya have their consequent penalties/offences. Finally, the Authority has the power to renew, vary, modify or revoke any license granted under the principal Act and that would be sufficient as a correcting/guiding mechanism in so far as licensing.



		(5) The Commission, shall within six months of the coming into force of this section and		
		thereafter annually, report to Parliament on the		
		extent to which this section has been		
		implemented."		
2.	Section 34A (1)&(2)	"2. The principal Act is amended by inserting the following new section immediately after section 34— 34A. (1) A licensee is liable to credit a consumer who initiates a call that gets cut out after a connection by Kenya Shillings ten worth of airtime for each call drop within its network for a maximum of three call drops per day (2) Despite subsection (1), a licensee shall not be liable to compensate a consumer, where a call gets cut out due to third party interference on the licensee's connection lines, inevitable accident or force majeure."	Delete the section in toto.	The provision is unclear as there are no definitions given for "call drop", "cut out after a connection", and "inevitable accident". We note that the reason for call drops may vary and, in many instances, has no correlation to the performance of a licensed service provider's network. The amendment will consequently lead to frivolous disputes between Mobile Network Operators and their customers. Equally, the aspect of dropped calls is sufficiently covered under the telecommunications regulatory framework in Kenya, specifically, the Quality of Service (QoS) Framework by the Communications Authority of Kenya ("CA") and the licences issued to service providers. This makes the amendment
				duplications.
3.		5. Section 84J of the principal Act is amended—	Amend as below.	The objectives of the Universal Service Fund (USF)
		(a) by deleting sub-section (2)and	5. Section 84J of the principal Act is	are currently provided under the Kenya Information
		substituting therefor the following new sub-	amended by inserting the following new	and Communications (Universal Access and Service
		section	sub-sections immediately after sub-	Fund) Regulations, 2010. To avoid being prescriptive
		(2) The object and purpose of the Fund shall be	section (3)—	in the principal Act, we propose that these are
		to-	(4) The Authority shall in each	maintained in the Regulations to allow for flexibility
		(a) promote the availability of quality of services	financial year submit to the National	in reviewing the same from time to time. We note
		at just, reasonable and affordable rates for all	Assembly a report indicating—	that these objectives were agreed upon following
		consumers;	(a) the total amount of money that was	extensive public and stakeholder consultations prior
		(b) increase nationwide access to advanced	collected for the respective financial year;	to the implementation of the Fund. It is on this basis
		telecommunication services;	(b) the activities the Authority undertook	that the Communications Authority of Kenya
		(c) advance availability of such services to all	to implement the objectives of the Fund;	("CA") (who is the manager and administrator of the
		consumers, including those in low income, and	(c) the extent to which the objectives of	USF) conducted an Access Gap Studies in 2010 and
		rural areas;	the Fund were achieved.	a subsequent study in 2015. It is also on this basis
				that the CA commenced the implementation of the
				USF. The above reasons guide our suggestion to
				OSI. The above reasons guide our suggestion to



(d)	increase	access	to	communications	and
adv	anced ser	vices in	sch	ools, libraries and	rural
hea	lth care fa	cilities;			

- (e) provide equitable and non-discriminatory contributions from all providers of telecommunications services to the fund supporting universal service programs; and
- (f) support capacity building and promote innovation in information and communications technology services.
- (b) by inserting the following new sub-sections immediately after sub-section (3)—
- (4) The Commission shall in each financial year submit to the National Assembly a report indicating—
- (a) the total amount of money that was collected for the respective financial year;
- (b) the activities the Commission undertook to implement the objectives of the Fund;
- (c) the extent to which the objectives of the Fund were achieved.
- (5) The Universal Fund shall be utilized by the Commission as follows—
- (a) six-percent of the fund shall be used for ensuring the availability of telecommunications services to all consumers, including in low income and rural areas;
- (b) twenty percent of the Fund shall be used for increasing access to telecommunications and advanced services in schools, libraries and rural health care facilities.
- (c) ten percent of the Fund shall be used in ensuring increased nationwide access to advanced telecommunications services; and

delete the proposed new sub-sections (5) and (6) apportioning the distributions of the USF be removed.

We, however, have no objection to the proposed new sub-section (4) as it would enhance governance and accountability of the USF.



General comments	years or to both." Commission	Replace Commission with Authority where it is referenced in the Bill.	The Communications Authority has proposed the same.
	(d) ten percent of the Fund shall be used for furthering other objectives of the Fund as the Commission may determine. (6) A person who fails to utilize or utilizes the Universal Fund in a manner that does not promote the objectives of the fund commits an offence and shall be liable upon conviction to a fin not exceeding two million shillings or to imprisonment for a term not exceeding two		

