## THE UNITED REPUBLIC OF TANZANIA

# **ACT SUPPLEMENT**

*No.* 17

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# THE EMPLOYMENT AND LABOUR LAWS (MISCELLANEOUS AMENDMENTS) ACT, 2015

#### ARRANGEMENT OF SECTIONS

Section

PART I

## PRELIMINARY PROVISIONS

- 1. Short title.
- 2. Amendment of certain laws.

Title

PART II

# AMENDMENT OF THE EMPLOYMENT AND LABOUR RELATIONS ACT, (CAP. 366)

3. Construction

11.

- 4. Amendment of section 4
- 5. Amendment of section 14
- 6. Amendment of section 31
- 7. Amendment of section 38
- 8. Amendment of section 72
- 9. Amendment of section 73.
- 10. Addition of section 102A

#### PART III

# AMENDMENT OF THE LABOUR INSTITUTIONS ACT, (CAP. 300)

Construction

- 12. Amendment of section 14
- 13. Amendment of section 31
- 14. Amendment of section 35
- 15. Amendment of section 39
- 16. Amendment of section 42
- 17. Amendment of section 43
- 18. Amendment of section 45

### PART IV AMENDMENT OF THE PUBLIC SERVICE ACT, (CAP.298)

- 19. Construction
- 20. Amendment of Section 6
- 21. Amendment of section 8
- 22. Addition of section 34A

#### PART V

#### AMENDMENT OF THE PUBLIC SERVICE (NEGOTIATING MACHINERY) ACT, (CAP.105)

- 23. Construction
- 24. Amendment of section 2
- 25. Amendment of section 4
- 26. Amendment of section 7
- 27. Amendment of section 26
- 28. Amendment of section 27
- 29. Amendment of section 28
- 30. Amendment of section 29
- 31. Amendment of Schedule

2015

## PART VI AMENDMENT OF THE NATIONAL SOCIAL SECURITY FUND ACT (CAP. 50)

- 32. Construction
- 33. Amendment of section 2

## PART VII AMENDMENT OF THE LAPF PENSIONS FUND ACT (CAP. 407)

## 34. Construction

35. Amendment of Section 33

#### THE UNITED REPUBLIC OF TANZANIA



NO.24 OF 2015

I ASSENT,

JAKAYA MRISHO KIKWETE

President

4<sup>th</sup> August, 2015

### An Act to amend certain employment and labour laws.

**ENACTED** by Parliament of the United Republic of Tanzania.

## PART I PRELIMINARY PROVISIONS

Short title

**1.** This Act may be cited as the Employment and Labour Laws (Miscellaneous Amendments) Act, 2015.

Amendment of certain laws

**2.** The laws relating to employment and labour matters specified in different Parts of this Act are amended in the manner stipulated in the respective Parts.

#### PART II

# AMENDMENT OF THE EMPLOYMENT AND LABOUR RELATIONS ACT, (CAP. 366)

Construction Cap. 366	<b>3.</b> This Part	shall be	read as	one	with	the
	Employment and Labour Relations Act, hereinafter referred to					
	as the "principal Act".					
Amendment of section 4	<b>4</b> . The principa inserting in appropriate a definitions:				,	-

- ""employment" means the performance of a contract of employment by parties to the contract, under employer-employee relationship;
- "specific task" means a task which is occasional or seasonal and is non-continuous in nature;".

Amendment of section 14 5. The principal Act is amended in section 14, by inserting the words "within or" between the words "work" and "outside" appearing in subsection (2).

Amendment of section 31

6. The principal Act is amended in section 31, by-

(a) deleting subsection (6) and substituting for it the following:

"(6) With the consent of an employee, the employer may require or permit such employee to work for the employer during a period of annual leave on condition that such employee shall not work for a continuous period of two years."

2015

	(b) deleting subsection (7) and substituting for it the
	following new subsection:
	"(7) Subject to subsections (6) and
	(8), an employer shall pay the employee
	one month salary in lieu of annual leave to
	which that employee is entitled or was
	called upon to work.".
Amendment of section 38	<b>7.</b> The principal Act is amended in section 38, by deleting the word "sixty" and substituting for it the word "thirty" appearing in subsection (3).
Amendment of section 72	8. The principal Act is amended in section 72, by-
	<ul><li>(a) deleting the full stop appearing at the end of subsection (4) and substituting for it with a "full colon";</li></ul>
	(b) adding immediately after subsection (4) the following proviso:
	"Provided that such deduction
	complies with the terms and conditions
	prescribed in the regulations."
Amendment of section 73	<b>9.</b> The principal Act is amended in section 73, by deleting the word "Commission" and substituting for it the words "Labour Commissioner" wherever it appear in that

6

section.

Addition of section 102A

**10.** The principal Act is amended by adding immediately after section 102 the following section:

"Inconsistency with written laws

**102A.** In case of conflict between this Act and any other written law relating to employment standards, the standards stipulated under this Act shall prevail."

# PART III AMENDMENT OF THE LABOUR INSTITUTIONS ACT, (CAP. 300)

Construction Cap. 300	<b>11.</b> This Part shall be read as one with the Labour Institution Act, hereinafter referred to as the "principal Act".
Amendment of section 14	<ul> <li>12. The principal Act is amended in section 14, by-</li> <li>(a) deleting paragraph (c) of subsection (1); and</li> <li>(b) deleting subsection (2) and substituting for it the following:</li> <li>"(2) The Commission may offer to mediate a dispute that has not been referred to it."</li> </ul>
Amendment of section 31	<ul><li>13. The principal Act is amended in section 31, by adding immediately after paragraph (b) of subsection (2) the following new paragraph:</li><li>"(c) before assuming duties of office, shall take and subscribe to an oath or affirmation."</li></ul>

Amendment of section 35

14. The principal Act is amended in section 35, by-

(a) deleting subsection (3) and substituting for it the following:

"(3) The wage board shall consist of the following members-

- (a) in case of the private sector:
  - (i) the chairman;
  - (ii) the Secretary;
  - (iii) four members recommended by the council to represent interests of employees;
  - (iv) four members
     recommended by the
     Council to represent
     interests of the
     employer;
  - (v) four members
     recommended by the
     Council to represent
     interests of the
     Government; and
  - (vi) three members nominated by virtue of their professions,
    - appointed by the Minister responsible for labour;

- (b) in case of public sector-
  - (i) the Chairman;
  - (ii) the Secretary;
  - (iii) four members recommended by the council to represent interests of employees;
  - (iv) four members recommended by the council to represent interests of Government;
  - (v) two members nominated by virtue of their professions,

appointed by the Minister responsible for Public Service.

(4) A member appointed under subsection (3) shall not be a member of the Council.

(5) The appointment of a member under this section shall consider the terms and conditions as may be prescribed in the regulations."

(b) renumbering subsections (4) to (8) as subsections(6) to (10) respectively.

Amendment of section 39

- 15. The principal Act is amended in section 39, by-
  - (a) deleting subsection (1) and substituting for it the following:

"(1) After considering the report and recommendations of the wage board and the council, the Minister shall make a wage order determining the minimum wage and other conditions of employment for employees in any No.24

sector and area of economy-" (b) inserting new subsection (2) as follows: "(2) For the purpose of this section "Council" includes Public Service Joint Staff Council established under the Public Service Cap. 105 (Negotiating Machinery) Act; (c) by deleting subsection (5), and substituting for it the following: "(5) Where the Minister fails to make a wage order within thirty days after receipt of the wage board and council's report, the aggrieved party may, within thirty days, file an application before the Labour Court which shall compel the Minister to make the order with sixty days from the date of filing the application." (d) renumbering sub section (2),(3),(4),(5) and (6) as sub section (3),(4),(5),(6) and (7). Amendment of 16. The principal Act is amended in section 42, bysection 42 (a) deleting subsection (1), and substituting for it the following: "(1) The Labour Commissioner shall provide staff members of the Ministry available to assist wage board in the performance of its functions." (b) inserting immediately after subsection (1), the following:

Amendment of

section 43

"(2) The wage board may form subcommittees to assist in the performance of its functions."

(c) re-numbering sub section (2) as sub section (3).

**17.** The principal Act is amended in section 43, by deleting subsection (3) and substituting for it the following:

"(3) The Minister shall, subject to organizational structure approved by relevant authorities, appoint Assistant Labour Commissioners to assist Labour Commissioner in the performance of his functions."

Amendment of **18.** The principal Act is amended in section 45(1), by section 45 adding immediately after paragraph (i) the following new paragraphs: "(j) educate, advise and oversee the implementation of labour laws: (k) conduct and scrutinize any election or ballot of registered trade union or employers' association if required to do so by the Labour Court or at the request of the union or association concerned; and (1)upon request, provide employees, employers, registered trade organisations and federations advice and training in skills for avoidance, prevention and settlement of disputes."

# PART IV AMENDMENT OF THE PUBLIC SERVICE ACT, (CAP.298)

No.24

Construction	<b>19</b> . This Part shall be read as one with the Public Service
Cap. 298	Act, hereinafter referred to as the "principal Act".
Amendment of Section 6	<ul><li>20. The principal Act is amended in Section 6, by -</li><li>(a) adding the words "Review and" between the words</li></ul>
	"Performance" and "Appraisal" appearing in subparagraph (ii) of paragraph (a) of subsection (1);
	<ul><li>(b) adding immediately after subsection (2) the following provision-</li></ul>
	"(3) Every Permanent Secretary shall
	facilitate and oversee career development of cadres of employees under their respective Ministry."
	<ul><li>(c) renumbering subsections (3) to (7) as subsections</li><li>(4) to (8).</li></ul>
Amendment of section 8	<b>21.</b> The principal Act is amended in section 8, by -
	(a) deleting paragraph (f) of subsection (3) and substituting for it the following:
	"(f) to facilitate and approve schemes of
	service in the service;
	(g) be the authority in respect of transfer of employees in the service; and"
	(b) renaming paragraph (g) as (h)."

(c) adding immediately after subsection (5) the following new subsection:

"(6) The Permanent Secretary (Establishment) may delegate to executive officers specified under section 6(1) powers to transfer employees in the service stipulated under paragraph (g) of subsection (3)".

Addition of section 34A **22.** The principal Act is amended by adding immediately after section 34, a new section:

> "Overriding effect 34A. Where there is an inconsistency between the provisions of this Act and any other law governing executive agencies, public institutions or such other public service offices, the provision of this Act shall prevail."

## PART V AMENDMENT OF THE PUBLIC SERVICE (NEGOTIATING MACHINERY) ACT, (CAP.105)

Construction Cap.105 **23.** This Part shall be read as one with the Public Service (Negotiating Machinery) Act, hereinafter referred to as the "principal Act".

Amendment of **24**. The principal Act is amended in section 2, by deleting the phrase "or to compel the employer" appearing under the definition of the term "lock-out"."

2015

Amendment of section 4	<ul> <li>25. The principal Act is amended in paragraph (c) of section 4(3) by-</li> <li>(a) deleting the word "four" appearing in paragraph (c) and substituting for it the word "five";</li> <li>(b) adding immediately after subparagraph (ii) new subparagraph (iii) as follows:         <ul> <li>"(iii) a representative of regional administration and local government authorities."</li> </ul> </li> <li>(c) renumbering subparagraphs (iii) and (iv) as subparagraphs (iv) and (v).</li> </ul>
Amendment of section 7	<ul><li>26. The principal Act is amended in section 7, by deleting subsection (2) and substituting for it the following:</li><li>"(2) The Service Joint Staff Council shall meet twice in a year."</li></ul>
Amendment of section 26	<ul> <li>27. The principal Act is amended by repealing section</li> <li>26 and replacing it with the following new section: <ul> <li>"Rights and conditions to strike and lockout</li> <li>out</li> </ul> </li> <li>26(1) Subject to the provisions of this Part-to strike in respect of a dispute; and</li> <li>(b) every employer has a right to lock-out in respect of a dispute.</li> <li>(c) A public servant may take part in a strike if the following conditions are satisfied:</li> </ul>

- (a) there is a dispute;
- (b) the dispute is not resolved;
- (c) a ballot strike has been conducted under the supervision of the Labour Officer and the majority of the public servants in the respective Service Scheme support the strike;
- (d) sixty days have passed since notice was served to the Government, counting from the date on which a ballot strike was cast.

(3) An employer may take part in a lackout if the following conditions are satisfied:

- (a) there is a dispute;
- (b) the dispute is not resolved;
- (c) a forty eight hours notice has been served to the Chairman of a branch of trade union presenting the majority of employees at the work place, counting from the date of submission of the notice to the Chairman of the trade union."

Amendment of section 27

**28**. The principal Act is amended by repealing section 27 and replacing it with the following:

"Strikes and lockout not allowed **27.** Nothing in this Act shall authorize the striking or locking-out by

public servants or employer in any employment or service rendered the result of which may cause interruption or continued interruption which endangers life, health or personal safety of the whole or part of the population."

Amendment of section 28	29. The principal Act is amended in section 29, by deleting the words "or lock-out" wherever they appear in that section.
Amendment of section 29	<b>30</b> . The principal Act is amended in section 28, by deleting the words "or lock-out" wherever they appear in that section.
Amendment of Schedule	<ul> <li>31. The principal Act is amended in the Schedule by adding immediately after item 1(e) a new item 1A as follows:</li> <li>"Criteria for 1A. For the purpose of paragraph division of 1(c), where a new region is established by-</li> <li>(a) subdivision of a region, the new region shall be in the same zone with the subdivided region; or</li> <li>(b) subdivision of more than one region belonging to different zones, the Minister shall, decide the zone in which the new region shall belong."</li> </ul>

### PART VI AMENDMENT OF THE NATIONAL SOCIAL SECURITY FUND ACT (CAP. 50)

Construction Cap. 50

**32.** This Part shall be read as one with the National Social Security Fund Act, hereinafter referred to as the "principal Act";

Amendment of **33.** The principal Act is amended in section 2, by deleting the definition of the word "wages" and substituting for it the following:

- "wages" means remuneration in money paid to an employee under a contract of service or apprenticeship whether at a payable fixed or determinable intervals of time-
  - (a) in respect of the normal period of work to be performed by an employee;
  - (b) where payment is calculated in relation to set tasks or journeys completed by the employee;
  - (c) where payment is calculated in relation to the volume of work done, in respect of the volume completed by the employee,

and includes any allowance paid by the employer to the employee directly or indirectly in respect of living and any payment of wages instead of notice of termination of employment".

17

2015

#### PART VII

### AMENDMENT OF THE LAPF PENSIONS FUND ACT (CAP. 407)

Construction Cap. 407 **34**. This Part shall be read as one with the LAPF Pensions Fund Act, hereinafter referred to as the "principal Act";

Amendment of Section 33

- **35**. The principal Act is amended in section 33, by-
- (a) redisgnating section 33 as subsection (1) of section 33; and

(b) adding the following new subsections:

"(2) Notwithstanding subsection (1) Members whose statutory terms of employment prescribe a shorter age of retirement such as Police Force or Prison Service or Fire and Rescue may retire in such manner as prescribed by such terms.

2015

(3) Pensionable officer of the Police Force Prison Service, Fire and Rescue who has worked for a consecutive period of 25 years, may retire at any time thereafter."

Passed by the National Assembly on 8<sup>th</sup> July, 2015.

DR. THOMAS D. KASHIHILAH Clerk of the National Assembly