

THE UNITED REPUBLIC OF TANZANIA

**ACT SUPPLEMENT**

No. 1

22<sup>nd</sup> May, 2015

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**THE NON-CITIZENS (EMPLOYMENT REGULATION) ACT, 2015**

**ARRANGEMENT OF SECTIONS**

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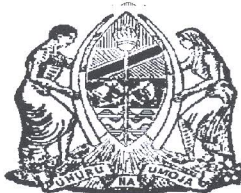
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**SCHEDULES**

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## THE UNITED REPUBLIC OF TANZANIA



NO.1 OF 2015

I ASSENT,

JAKAYA MRISHO KIKWETE  
*President*25<sup>th</sup> April, 2015**An Act to regulate and realign the legal regime for employment and engagement in other occupations by non-citizens in Mainland Tanzania and to provide for related matters.**

[.....]

**ENACTED** by Parliament of the United Republic of Tanzania.**PART I**  
**PRELIMINARY PROVISIONS**

Short title and commencement

**1.** This Act may be cited as the Non-Citizens (Employment Regulation) Act, 2015 and shall come into operation on such date as the Minister may, by notice in the *Gazette*, appoint.

Application

**2.-**(1) This Act shall apply to Mainland Tanzania.  
(2) Without prejudice to subsection (1), the provisions of this Act shall not apply to-

- (a) an envoy or other representative of the Government of a foreign states accredited to Tanzania, family members of the official staff and domestic staff of such envoy or representative;
- (b) a consular officer or consular employee of the Government of a foreign States appointed to Tanzania and recognized as such by the Government of Tanzania; and
- (c) any other person exempted by the Minister pursuant to the provisions of this Act.

Interpretations

3. In this Act, unless context otherwise requires-  
“authorized officer” means a labour officer, police officer, immigration officer or any other public officer designated as such by the Minister pursuant to this Act;

Cap. 366

“employee” has the same meaning ascribed to it under the Employment and Labour Relations Act;

Cap.366

“employer” has the same meaning as ascribed under the Employment and Labour Relations Act;

“foreign investors” means:

- (a) in case of a natural person, a person who is not a citizen of the United Republic;
- (b) in case of a company, a company incorporated under the laws of a foreign state or in which more than fifty percent of its shares are held by persons who are not citizen of the United Republic; and
- (c) in case of partnership, a partnership in which the controlling interest is owned by a person who is not a citizen of the United Republic;

Cap. 300

“labour officer” means a labour officer appointed as such in terms of section 43(4) of the Labour Institution Act;

Cap. 300	“Labour Commissioner” means the Labour Commissioner appointed in terms of section 43(1) of the Labour Institutions Act;
	“Minister” means the Minister responsible for labour and employment matters;
Cap. 357	“non-citizen” means a person who is not a Tanzanian pursuant to the Citizenship Act;
	“prescribed profession” includes medical and health care professionals, experts in oil and gas and teachers and university lecturers in science and mathematics;
	“Register” means the Work Permit Register established under section 8;
	“self-employed person” means a person who is engaged in an economic activity not under any contract of employment or under supervision and who earns a living through such activity;
	“work permit” means a permit issued by the Labour Commissioner pursuant to this Act.

## PART II ADMINISTRATIVE PROVISIONS

Roles and powers of the Minister

**4.-**(1) The Minister shall, subject to the provisions of this Act, be the authority in all matters relating to employment and engagement of non-citizens.

(2) For the purpose of subsection (1), and subject to the provisions of this Act, the Minister may give directives of a general or specific nature to the Labour Commissioner or any authorized officer as to the exercise of any power or the performance of any function conferred or imposed on him by this Act.

(3) Every person to whom directions have been given by the Minister under subsection (1) shall comply with such directions.

(4) The Minister may, subject to the prescribed regulations, exempt any person or class of persons from the application of the provisions of this Act.

(5) The regulations made under subsection (4) shall prescribe the procedure and grounds for granting exemptions.

(6) A person exempted pursuant subsection (4) shall be issued with a certificate of exemption in a form set out in the Fourth Schedule to this Act.

(7) The Minister shall, by notice published in the Gazette, declare the type and classification of employment or other occupation in which a non-citizen may be employed or engaged.

(8) A work permit or certificate of exemption shall not be issued for employment or engagement in any occupation other than in the employment and occupation declared under subsection (7).

Functions and  
powers of the  
Labour  
Commissioner

**5.-**(1) The Labour Commissioner shall be responsible for the implementation of the provisions of this Act; and for that purpose, the functions of the Labour Commissioner shall be to-

- (a) advise the Minister on all matters relating to employment of non-citizens;
- (b) receive, process applications for and issue work permits pursuant to the provisions of this Act;
- (c) receive and process applications for exemptions and advise the Minister accordingly;
- (d) keep and maintain a Register of records for work permits and exemptions established under section 8; and
- (e) perform any other function as may be assigned to him by the Minister subject to the provisions of this Act.

(2) For the effective discharge of his functions under this Act, the Labour Commissioner shall have powers to-

- (a) issue, vary, renew or cancel any work permit issued under this Act;
- (b) subject to the provisions of this Act, reject any application for work permit; and
- (c) perform any act for the better carrying out of his functions under this Act.

(3) Notwithstanding the provisions of any written law, the Labour Commissioner shall be the authority responsible for issuing of work permits in Mainland Tanzania.

(4) The Labour Commissioner may delegate any of his functions or powers to any public institution or person and such public institution or person shall perform such functions or exercise such powers as if they were performed or exercised by the Labour Commissioner.

(5) Notwithstanding the delegation of functions or powers under subsection (4), the Labour Commissioner may, where he deems necessary, perform or exercise any of the functions or powers, as the case may, so delegated and such performance shall not be construed as illegal.

Authorized officers

**6.-**(1) For the purpose of this Act, labour officers, police officers and immigration officers are hereby designated authorized officers and shall exercise powers and discharge duties conferred to the authorized officer under this Act.

(2) Notwithstanding subsection (1), the Minister may, in consultation with the Labour Commissioner, designate any public officer to be authorized officer for the purposes of this Act.

(3) An authorized officer may require the holder of a work permit or certificate of exemption or any person claiming to be the holder of such a permit or certificate-

- (a) to produce it for examination by the authorized officer at such time and place as the officer making the requirement shall specify; or
- (b) to present himself to an authorized officer for examination at such time and place as the officer making the requirement shall specify;

(4) Any person who has been required under subsection (3) to submit a work permit or certificate of exemption or present himself to an authorized officer for examination shall answer truthfully and to the best of his knowledge every question put to him by the authorized officer.

(5) Any person who, without reasonable cause, fails to comply with a requirement under subsections (3) and (4) commits an offence and shall, on conviction, be liable to a fine not less than shillings five million or to imprisonment for a term not less than six months or to both.

Succession  
plan

7.-(1) Any person who intends to employ or engage a non-citizen in an employment or any other occupation, as the case may be, shall prepare a succession plan which shall, among other things, set out-

- (a) a well-articulated plan for succession of the non-citizen's knowledge or expertise to the citizens during his tenure of employment; and
- (b) any other information as may be directed by the Labour Commissioner.

(2) Any person who employs or engages in an employment or any other occupation a non-citizen shall be required to establish effective training programme to produce local employees to undertake duties of the non-citizen expert.

Work  
Permit  
Register

**8.-**(1) There shall be a register to be known as the Work Permit Register to be kept and maintained by the Labour Commissioner into which shall be recorded information relating to work permit and certificate of exemptions and such other information as the Labour Commissioner may deem necessary.

(2) A person may, upon payment of prescribed fee, and within specified time, peruse the register and make copies from the register.

### .PART III REGULATION OF EMPLOYMENT OF NON-CITIZENS

Employ-  
ment, and  
engagement  
of non-  
citizens

**9.-**(1) A non-citizen shall not engage in any occupation for reward, profit or non-profit unless he-

- (a) has a valid work permit that allows that person to engage in the occupation specified in the valid work permit; or
- (b) is the holder of a valid certificate of exemption issued to him under this Act.

(2) A person shall not employ, engage or cause to be employed or engaged in any occupation a non-citizen unless-

- (a) the non-citizen has a valid work permit that allows that person to be employed in the occupation specified in the valid work permit; or
- (b) the non-citizen has a valid certificate of exemption issued to him under this Act.

(3) Any person who contravenes the provisions of this section commits an offence and shall, on conviction, be liable to a fine of not less than ten million shillings or to imprisonment for a term of not less than two years or to both.

Application  
for work  
permit

**10.-**(1) Any person who wishes to employ or engage a non-citizen in any occupation shall apply for a work permit to the Labour Commissioner prior to entry by that non-citizen.

(2) An application under subsection (1), shall be made in a form set out in the First Schedule to this Act, and shall be accompanied by-

(a) a fee prescribed in the Sixth Schedule to this Act; and

(b) relevant documents specified in the Second Schedule to this Act.

(3) A non-citizen employed or engaged in any occupation pursuant to this Act shall possess qualifications, knowledge and skills requisite for the performance of the job for which the work permit is issued.

Consideratio  
n of  
application

**11.-**(1) The Labour Commissioner shall, on receipt of the application for work permit, consider it and may, if satisfied that-

(a) the application complies with the provisions of this Act, issue a work permit; or

(b) the application does not comply with the provisions of this Act, refuse to issue a work permit,

and shall immediately, in any case, inform the applicant in writing of his decision and reasons to that effect.

(2) The Labour Commissioner shall, before approving an application for a work permit, satisfy himself that all possible efforts have been explored to obtain a local expert.

(3) The Labour Commissioner may; summon the person who lodged the application for examination, at such time and place as he may specify.

(4) Any person who summoned for examination shall for the best of his knowledge answer any question put to him.

(5) The Labour Commissioner shall, when considering application for a work permit take into account of the regional and bilateral agreements which the United Republic is a signatory.

Work  
permit

**12.-**(1) A work permit issued under section 11 shall be in a form set out in the Third Schedule to this Act and may be accompanied with conditions.

(2) Breach of any conditions attached to a work permit shall have the same effect as the contravention of any of the provisions of this Act.

(3) A work permit issued under this Act shall not be transferable and shall be valid only for the purpose for which it was issued.

(4) Unless earlier cancelled, a work permit shall be valid for a period of twenty four months from the date of issue and may, subject to the provisions of this Act, be renewed provided that the total period of validity of the first grant and its renewals shall not, in any case, exceed five years.

(5) Notwithstanding the provisions of subsection (4), the total period of validity of a work permit of an investor whose contribution to the economy or the wellbeing of Tanzanians through investment is of great value, may exceed ten years.

(6) The provisions of sections 9 and 10 shall apply *mutatis mutandis* in relation to the renewal of work permit.

Categories  
of work  
permit

**13.-**(1) There shall be five categories of work permits as follows:

- (a) Class A which shall be issued to a foreign investor who is a self-employed;
- (b) Class B which shall be issued to a non-citizen who is in possession of a prescribed profession;
- (c) Class C which shall be issued to a non-citizen who is in possession of such other profession;
- (d) Class D which shall be issued to a non-citizen employed or engaged in a registered religious and charitable activities; and
- (e) Class E which shall be issued to refugees.

(2) Prescription of a work permit fee shall take into consideration the class of a work permit applied for.

(3) Where a person issued with a permit of one class of work permit is subsequently granted a permit of another class, he shall surrender the former permit to the Labour Commissioner for cancellation.

Cancellation  
of work  
permit

**14.-**(1) The Labour Commissioner may cancel a work permit if -

- (a) the holder fails without reasonable cause, to comply with conditions prescribed in the work permit;
- (b) the holder ceases to engage in the employment or occupation for which such permit was issued for;
- (c) it has come to the knowledge of the Labour Commissioner that there was a misrepresentation of information in the application by the permit holder; or
- (d) in the opinion of the Labour Commissioner, the presence of the work permit holder in the United Republic jeopardizes public interest.

(2) The Labour Commissioner shall, after cancelling a work permit in accordance with subsection (1), notify the principal Commissioner for Immigration of the cancelation.

Lost and  
Stolen work  
permit,  
certificate of  
exemption

**15.-**(1) Where a work permit or certificate of exemption is lost, stolen or severely damaged, the permit or certificate holder shall apply for replacement to the Labour Commissioner.

(2) The application under subsection (1), shall be accompanied by-

- (a) a prescribed fee;
- (b) sworn declaration as to the circumstances surrounding the loss, theft or damage of the permit or certificate; and
- (c) certification from the authority to whom the loss, theft or damage was reported.

Returns

**16.-**(1) Every person who employs or engages a non-citizen in any occupation shall, on every 30<sup>th</sup> June and 31<sup>st</sup> December of every year, submit to the Labour Commissioner returns on employment of non-citizens so employed or engaged in a form prescribed in the Fifth Schedule to this Act.

(2) Notwithstanding subsection (1), in event the term of employment of a non-citizen ceases earlier than the six months of returns, the employer shall immediately report the cessation to the Labour Commissioner.

Surrender of  
work permit

**17.-**(1) The work permit or certificate of exemption, as the case may be, issued under this Act shall be in the name of the United Republic and remain the property of the Government of the United Republic.

(2) A work permit or certificate of exemption, as the case may be, shall be kept by the person to whom it is issued and shall on demand be produced.

(3) Where the holder of a work permit or certificate of exemption is about to leave the United Republic, he shall within fourteen days before the day of his departure, surrender the permit or certificate to the Labour Commissioner who shall dispose of the same in such manner prescribed in the regulations.

(4) Any person who, without reasonable cause, contravenes provisions of this section commits an offence and shall, on conviction, be liable to a fine not less than ten million shillings or to imprisonment for a term not less than twelve month, or both.

#### PART IV GENERAL PROVISIONS

##### Appeals

**18.-**(1) A person aggrieved by the decision of the Labour Commissioner to refuse to grant or cancel a work **permit** may, within thirty days from the date of decision, appeal to the Minister.

(2) Subject to the provisions of subsection (1), the Minister after considering the appeal may confirm or vary the decision of the Labour Commissioner.

##### Incentives to certified investors

Cap. 38  
Cap. 373  
Cap. 420

**19.-**(1) Subject to this Act, any person who is granted incentives pursuant to the Tanzania Investment Act, the Special Economic Zones Act, and the Export Processing Zones Act, shall continue to be entitled to an initial automatic immigrant quota of up to five persons during the start-up period of the investment.

(2) Subject to subsection (1), the Tanzania Investment Centre and the Export Processing Zones Authority shall make an application for any person in additional to immigrant quota to the Labour Commissioner.

(3) Subject to subsection (2), the Labour Commissioner, may authorise any additional person whom he shall deem necessary after taking into consideration the availability of qualified Tanzanians, complexity of the technology employed by the business enterprise and agreements reached with the investor.

Offences and  
penalties

**20. A person who-**

- (a) furnishes false information for the purpose of procuring a work permit or certificate of exemption knowing that, the information is false;
- (b) obtains or attempts to obtain any document by means of fraud, false pretence or by presenting or submitting a false or forged document;
- (c) obstructs or hinders a labour officer or any other authorized officer in the execution of his duty under this Act; and
- (d) contravenes any condition attached to the work permit,

commits an offence and shall, on conviction, be liable to a fine not less than ten million shillings or imprisonment for a term not less than twelve months or to both.

Powers to  
inspect

**21.** It shall be lawful for the labour officer to enter and inspect any place of employment, call for, examine and record all documents relating to employment for the purposes of ensuring compliance with the provisions of this Act.

Powers to  
make  
Regulations

**22.-**(1) The Minister may make regulations for the better carrying out of the provisions of this Act.

(2) Without prejudice to the generality of the foregoing, the Minister may make regulations-

- (a) prescribing for the form and modality of maintenance of the Register;
- (b) prescribing for the procedure and grounds for issuance of exemption from the application of the provision of this Act
- (c) prescribing for the procedure for returns with regard to any person to whom or in respect of whom a permit has been issued contents of the returns;
- (d) prescribing for the information to be given by an employer or prospective employer in relation to-
  - (i) the arrival or expected arrival in Tanzania;
  - (ii) the taking up or failure to take up employment by;
  - (iii) the dismissal from the employment of; and
  - (iv) the expiration of termination of contract of employment concerning any person other than a citizen of Tanzania employed or to be employed by the employer and anything which may be prescribed under the provisions of this Act.

Powers to  
amend  
Schedules

**23.** The Minister may, by order published in the *Gazette*, amend the Schedules to this Act.

Conflict of  
laws

**24.** In case of conflict between this Act and any other written law providing for issuance of work permit, the provision of this Act shall prevail to the extent of the inconsistency.

## PART V

### CONSEQUENTIAL AMENDMENTS

Amendment  
of the  
Education  
Act  
Cap. 353

**25.** The Education Act is amended in section 46 by inserting the phrase “subject to the provisions of the Non-Citizens (Employment Regulation) Act” between the words “may” and “authorize” appearing in subsection (5).

Amendment  
of the Export  
Processing  
Zones Act.  
Cap. 373

**26.** The Export Processing Zones Act is amended in section 21, by adding the phrase “and the work permit in accordance with the Non-Citizens (Employment Regulation) Act” immediately after the figure “1995” appearing subsection (1)(h).

Amendment  
of the  
National  
Promotion  
Service Act  
Cap. 243

**27.** The National Employment Promotion Service Act is amended by repealing Part VI.

Amendment  
of the  
Immigration  
Act. Cap. 54

**28.** The Immigration Act is amended-

(a) in section 3, by inserting in its respective alphabetical order the following definition:

“work permit” means the work permit issued by the Labour Commissioner pursuant to the Non-Citizens (Employment Regulation) Act.

(b) in section 16, by deleting the words “this Act” appearing in subsections (1) and (2) and substituting for them the phrase “the Non-Citizens (Employment Regulation) Act”;

(c) in section 17, by deleting the words “work permit” appearing in paragraphs (a) and (b) of subsection (3).

(d) in section 19, by-

(i) adding immediately after the word “fit” the phrase “after taking into consideration the conditions of the work permit issued by the Labour Commissioner to that effect”;

- (ii) deleting the phrase “if the Director thinks that that person's contribution is still valuable and in demand” and substituting for it the phrase “the Director after taking into consideration conditions of the work permit issued by the Labour Commissioner to that effect”.
- (e) in section 20, by adding immediately after the word “fit” the phrase “after taking into consideration conditions of the work permit issued by the Labour Commissioner to that effect”.

Amendment  
of the  
Refugees  
Act  
Cap. 37

**29.** The Refugees Act is amended in section 32 by adding immediately after subsection (4), the following new subsection:

“(5) The Director shall, on every 30<sup>th</sup> of June and 31<sup>st</sup> of December of each year submit to the Labour Commissioner a return on employment status of refugees in a manner prescribed in the regulations.”

Amendment  
of the  
Special  
Economic  
Zones Act  
Cap. 420

**30.** The Special Economic Zones Act is amended in section 40, by adding the phrase “and the work permit in accordance with the Non-Citizens (Employment Regulation) Act” immediately after the figure “1995” appearing in subsection (1)(h).

Amendment  
of the  
Tanzania  
Investment  
Act  
Cap. 38

**31.** The Tanzania Investment Act is amended in section 24, by adding immediately after the phrase “Immigration Department” appearing in subsection (2) the phrase “and the Labour Commissioner”.

**FIRST SCHEDULE***(Made under section 10(2))*

THE UNITED REPUBLIC OF TANZANIA

**APPLICATION FOR WORK PERMIT***(Made under section 10(2))***PART I - PARTICULARS OF APPLICANT**

Affix  
passport  
size photo

I HEREBY APPLY FOR FIRST GRANT/RENEWAL OF WORK PERMIT CLASS.....

1. Full name: Mr./Mrs./Miss First Name..... Middle Name(s)..... Surname.....
2. Marital Status.....
3. Home Address.....
4. Date of Birth .....

5. Place of Birth .....
6. Nationality .....
7. Passport Number ..... Date of issue ..... Place of issue..... Expiry.....
8. Address while in Tanzania.....
9. Academic qualifications held.....
10. Experience/Skills .....
11. Job title .....
12. Job Description (Give a brief descriptions of duties in relation to this post).....  
.....  
.....
13. For self-employed applicants (state specifically the type of business to be carried on).....
14. Place of Work in Tanzania: Region. District..... Street ..... Plot No. ....  
House No. .....
15. Criminal record if any.....
16. Particulars of any previous application for work permit in Tanzania whether granted/ refused .....

**DECLARATION**

I..... THE APPLICANT,  
HEREBY DECLARE THAT THE INFORMATION STATED HEREIN  
ABOVE IS CORRECT TO THE BEST OF MY KNOWLEDGE  
Date ..... Signature of Applicant .....

**PART II-PARTICULARS OF EMPLOYER-**

17. Name of Employer.....
18. Physical address ..... Region..... District ..... Street .....  
Plot No ..... House No. ....
19. Nature of Industry.....
20. Total number of employees.
  - (a) Citizens..... Male ..... Female .....
  - (b) Non-Citizens..... Male ..... Female.....

Date ..... Signature and Official Stamp of  
Employer .....

**PART IV-(FOR OFFICIAL USE ONLY):**

21. Decision of the Labour Commissioner.....  
.....  
.....
22. Date ..... Signature of the Labour Commissioner.....

**SECOND SCHEDULE**

*(Made under section 10(2)(b))*

**DOCUMENTS ACCOMPANYING AN APPLICATION FOR WORK PERMIT**

*(Made under section 10(2))*

1. Contract of employment duly signed by employer and employee.
2. Job description.
3. Curriculum Vitae of the employee.
4. Two recent passport size photos of the applicant.
5. Certification from respective professional bodies that regulate the post for which a work permit is sought (Such professions include but not limited to accountants & auditors, engineers, surveyors, medical doctors, nurses, pilots, teachers, gaming, procurement, hunting, insurance and banking).
6. Academic/professional certificates.
7. Certified translation in authorised Kiswahili or English certificates /documents if they are in other languages than English / Swahili.
8. Photo copy of passport.
9. Previous work permit (for renewal application).
10. Business license.
11. Tax Identification Number (TIN).
12. Value Added Tax (VAT).
13. Memorandum & Articles of Association.
14. Succession plan, in the case of employment;
15. Other information as may be required by the Labour Commissioner.

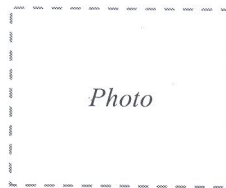
***NB. All copies for attachments must be certified.***

**THIRD SCHEDULE***(Made under section 12)*

THE UNITED REPUBLIC OF TANZANIA

**WORK PERMIT***(Made under section 12)*

Ref. No. ....

*Photo*

Pursuant to the powers conferred upon me under section 11(1)(a) of this Act, I hereby Authorize Mr/Mrs/Miss/Ms..... of ..... nationality and holder of passport No. .... to engage in the occupation of/take up employment as ..... in Tanzania with ..... in ..... This Permit shall be valid for the period of ..... with effect from ..... to ..... subject to the conditions specified overleaf.

Date .....

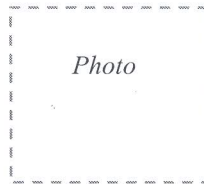
Labour Commissioner

CONDITIONS

- (1) This permit is personal to the holder and is not transferable.
- (2) The holder is not permitted to seek or accept alternative employment while in Tanzania or to engage in any occupation other than the one authorized by this permit.
- (3) This permit shall be kept by the holder and produced to any authorized person on demand.
- (4) The Labour Commissioner may at any time cancel this permit.
- (5) In the event of any change of circumstances affecting the accuracy of particulars submitted at the time of applying for this permit the holder shall, within fifteen days, notify particulars of such change to the Labour Commissioner.

**FOURTH SCHEDULE***(Made under section 16)*

THE UNITED REPUBLIC OF TANZANIA

**CERTIFICATE OF EXEMPTION***(Made under section 4(5))*

Pursuant to the powers conferred upon me under section 4(5) of this Act, I hereby exempt  
Mr. / Mrs./ Miss.....of M/s.....  
from the application of section .....of the Non- Citizens  
(Employment Regulation) Act.

Date .....

Minister of Labour and Employment

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**FIFTH SCHEDULE**

(*Made under section 16)*)

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THE UNITED REPUBLIC OF TANZANIA  
MINISTRY OF LABOUR AND EMPLOYMENT



RETURN ON EMPLOYMENT OF NON-CITIZENS

(*Made Under Section 16)*)

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**NOTE:** This form is to be duly completed in duplicate and submitted to – The Labour Commissioner, P. O. Box 1422, DAR ES SALAAM. between 30<sup>th</sup> June and 31st December of every year.

Report for the period ending 30<sup>th</sup> June, 20...../31<sup>st</sup> December, 20.....  
(Delete as appropriate)

**PART I- PARTICULARS OF THE EMPLOYER**

1. Name of Employer .....
2. Physical address ..... Region ..... District ..... street .....  
Plot No ..... House No. .....
3. Nature of Industry.....

4. Total number of employees.

(a) Citizens.....Male .....Female .....

(b) Non-Citizens..... Male ..... Female.....

**PART II- PARTICULARS OF NON-CITIZENS EMPLOYED BY COMPANY**

Ref.	Employee's name	Sex	Nationality	Job Title	Date of issue of the permit	Expiry Date of the permit

**PART III**

**PARTICULARS OF NON-CITIZENS LEAVING THE COMPANY AND  
SUCCEEDING LOCAL EMPLOYEES**

Ref.	Name	Sex	Nationality	Job Title	Date of Issue of the permit	Expiry date of the permit	Local Employee succeeding Non-Citizen

Date .....Signature and Official Stamp of Employer.....

**SIXTH SCHEDULE***(Made under sections 10(2))***WORK PERMIT AND REGISTER INSPECTION FEE**

<b>CLASS</b>	<b>ITEM</b>	<b>FEE (USD)</b>
A	Investors and Self employed	1,000
B	Non-citizen in possession of prescribed professions	500
C	Non-citizen in possession of other professions	1,000
D	Non-citizen employed or engaged in approved religious and charitable activities	500
E	Refugees	Gratis

(a) Work Permit Register Inspection Fee:- USD 50

Passed in the National Assembly on the 18<sup>th</sup> March, 2015.

THOMAS D. KASHILILA  
*Clerk of the National Assembly*