NATIONAL ASSEMBLY RECEIVED U 1 MAR 2023 DIRECTOR AUDIT/APPROPRIATIONS/SELECT COMMITTEES

Directorate of Legislative & **Procedural Services**

The Table Office

3 VICTUR

TO

DIRECTOR, AUDIT, APPROPRIATION AND

OTHER SELECT COMMITTEES' SERVICES (NA)

FROM

HEAD OF THE TABLE OFFICE DEPARTMENT

DATE

FEBRUARY 28, 2023

SUBJECT

PAPERS LAID

The following Papers were laid on the Table of the House on Tuesday, February 28, 2023: -

- 1. Legal Notice No. 4 of 2023 relating to the Income Tax (Financial Derivatives) Regulations, 2022 and the Explanatory Memorandum from the National Treasury and Economic Planning; DELECATED
- 2. The Annual Report and Financial Statements for the Financial Year 2021-2022 from the National Police Service Commission; PAC
- 3. Recommendation on the Basis for equitable sharing of Revenue between the National Government and County Governments for the Financial Year 2023/2024 from the Commission on Revenue Allocation;
- 4. The Kshs. 65 Million Emergency funding to deal with the Wild Fires in Arberdare and Mt. Kenya National Parks from the National Treasury and Economic Planning;
 - 5. Report of the Auditor-General and Financial Statements for the National Government Ministries, Departments and Agencies for the year 2021/2022 from the Office of the Auditor-General; PAC
 - 6. Report of the Auditor-General on Forensic Review of Power Supply System Losses - Kenya Power and Lighting Company PLC; PIC - COMMEDCIAL
 - 7. Reports of the Auditor-General and Financial Statements in respect of the following Institutions for the year ended 30th June, 2021 and the certificates therein:-

a) St. Joseph Technical Training Institute for the deaf; b) Belgut Technical Training Institute;

c) Sabatia Technical and Vocational College;

d) Siaya Institute of Technology;

- e) Ugunja Technical and Vocational College;
- f) Bureti Technical Training Institute;

g) Kiirua Technical Training Institute; ____ h) Kenya Petroleum Refineries Limited: _ DIC (COMMERCIAL)

PIC-EDUCATION

i) Nuclear Power and Energy Agency; - Pic Commedicati

j) Technical University of Mombasa Enterprises Limited;

k) Katine Technical Training Institute;

l) Thika Technical Training Institute;

m) University of Nairobi Press;

n) Tambach Teachers Training College;

o) Moiben Technical and Vocational College;

p) Mukiria Technical Training Institute;

q) Chuka Technical and Vocational College;

r) Nkabune Technical Training Institute;

s) Muraga Technical Training Institute;

t) Emining Technical Training Institute;

u) Kipipiri Technical and Vocational College;

v) Karen Technical Training Institute for the Deaf;

w) Kiambu Institute of Science and Technology; and

x) Ngong Technical and Vocational College.

Please find the said Papers attached for your necessary action.

WANTIRU NDINDIRI

Copy:

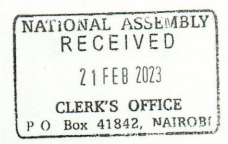
Clerk of the National Assembly

Deputy Clerks

Ag. Director, Legislative & Procedural Services Chief Librarian/Deputy Director, DDIRS

(Encls)





REPUBLIC OF KENYA

THE NATIONAL TREASURY AND ECONOMIC PLANNING

Telegraphic Address: 22921 Finance - Nairobi Fax No. 315779

Telephone: 2252299

When Replying Please Quote

Ref. TNT/ZZ/131/04

Mr. Samuel Njoroge Clerk of the National Assembly

Parliament Building

NAIROBI

Dear Mr. Mi

THE NATIONAL TREASURY P O BOX 30007 - 00100 **NAIROBI** KENYA

13th February, 2023

RE: LEGAL NOTICE No. 4 of 2023 ON THE INCOME TAX (FINANCIA **DERIVATIVES) REGULATIONS, 2023**

The above-mentioned Regulations were Gazetted on 27th January, 2023 through Kenya Gazette Supplement No. 6, Legal Notice No. 4 of 2023.

In compliance with section 11 of the Statutory Instruments Act, I hereby submit the above-mentioned Regulations, Explanatory Memoranda and evidence of public participation on the same for tabling in the National Assembly.

NJUGUNA NDUNG'U, CBS CABINET SECRETARY

Encl.



Kenya Gazette Supplement No. 6

27th January, 2023

(Legislative Supplement No. 3)

LEGAL NOTICE NO. 4

THE INCOME TAX ACT

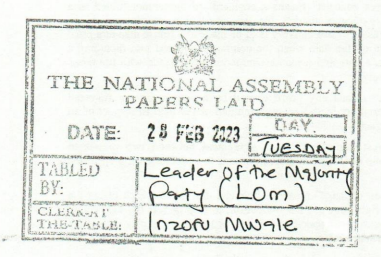
(Cap. 470)

THE INCOME TAX (FINANCIAL DERIVATIVES)
REGULATIONS, 2023

ARRANGEMENT OF REGULATIONS

Regulation

- 1-Citation
- 2-Interpretation
- 3-Scope of gains from financial derivatives
- 4-Realisation of gain or loss
- 5-Record and characterisation of income from financial derivatives
- 6-Payment of taxes



THE INCOME TAX ACT

(Cap. 470)

THE INCOME TAX (FINANCIAL DERIVATIVES) REGULATIONS, 2023

IN EXERCISE of the powers conferred by section 9(4) of the Income Tax Act, the Cabinet Secretary for the National Treasury and Economic Planning makes the following Regulations—

THE INCOME TAX (FINANCIAL DERIVATIVES) REGULATIONS, 2023

1. These Regulations may be cited as the Income Tax (Financial Derivatives) Regulations, 2023.

Citation.

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

Interpretation.

"call option" means an option that gives the holder of a financial derivative the right to buy the underlying assets at a stipulated price on or before a specified future date;

"currency swap" means a contract between two parties to exchange two currencies at a future date at a predetermined exchange rate;

"forward contract" means a customised over-the-counter traded financial derivative contract that provides for the purchase or sale of an underlying asset whose delivery or settlement is to be made at a future date at a price agreed upon on the date when the contract is entered into:

"futures contract" means a standardised agreement traded in a recognised exchange market for the acquisition or disposal of an underlying asset whose delivery is to be made at a future date at a price agreed upon on the date when the contract is entered into including a reference to a date and price determined in accordance with the terms of the contract;

"gain" means any profit earned by a person from a financial derivative contract including any premium or fee paid in respect of an option contract;

"interest rate swap" is an agreement between two parties to exchange one stream of interest payments for another over a specified period;

"option contract" means a financial derivative which offers the holder the right, but not the obligation, to buy or sell the underlying assets or security at a specified price on or before the expiry date of the option contract;

"option premium" is the price the holder of an option contract pays to buy or sell the option contract;

"put option" means an option contract that gives the holder the right to sell the underlying asset within a specified period at a specified price; "swap" means an option contract to purchase or sell the underlying asset at a specified price at a specified time and may involve several settlements before maturity; and

"underlying assets" include bonds, commodities, currencies, interest rates, securities, stock indices, price indices, credit ratings or similar assets.

 (1) Any realized gain to a non-resident person, being a realized loss to the resident person who is a party to the financial derivative contract, shall be chargeable to tax in accordance with the Act. Scope of gains from financial derivatives.

- (2) For the purposes of subregulation (1), a financial derivatives contract, unless exempted under the Act, includes—
 - (a) a futures contract including interest rate futures, stock index futures, volatility futures, weather futures or a similar futures contract whether cash settled or not;
 - (b) a forward contract, whether cash settled or not;
 - (c) a swap contract including a contract for interest rate swap, currency swap, credit default swap and hybrid swap;
 - (d) an options contract including put options, call options and option spreads; or
 - (e) any other financial derivative instrument.
- 4. (1) Subject to these Regulations, a gain or loss from a financial derivative shall be deemed to have been realized at the earlier of—

Realisation of gain or loss.

- (a) the underlying asset changing hands;
- (b) the settlement of the contract; or
- (c) the expiry of the contract:

Provided that in the case of an options contract, the gain or loss shall be deemed to have been realised at the time of payment of the option premium and at the time the option is exercised.

- (2) A realised loss by a resident person from a financial derivative shall be allowed as a deduction against any gain accruing from similar activities to the extent that it has not been claimed.
- (1) A person involved in a financial derivatives transaction shall keep a record of all contracts and financial activities resulting from such a contract.
 - income from financial derivatives.

Record and characterisation of

- (2) Any income from a financial derivative transaction shall-
- (a) clearly be characterised as other income (financial derivative gains/losses) in the tax returns for the period; and
- (b) be treated as a separate source in accordance with section 15(7) of the Act for a resident person or a permanent establishment in Kenya.

6. The tax payable under these Regulations shall be due and payable by the 20th day of the month after which the loss from the transaction with the non-resident person is realised.

Payment of taxes.

Made on the 19th January, 2023.

NJUGUNA NDUNG'U, Cabinet Secretary for the National Treasury and Economic Planning.

LEGAL NOTICE No. 5

THE COMPETITION ACT

(No. 12 of 2010)

EXCLUSION

THE PROPOSED ACQUISITION OF CONTROL OF AMROD INVESTMENTS PROPRITARY LIMITED BY ALCHEMY PROMOTIONS HOLDINGS LIMITED

IN EXERCISE of the powers conferred by section 42(1) of the Competition Act, 2010, the Competition Authority of Kenya excludes the proposed acquisition of control of Amrod Investment Proprietary Limited by Alchemy Promotions Holdings Limited from the provisions of Part IV of the Act due to the following reasons—

- (a) the merger will not affect competition negatively;
- (b) although the combined value of assets, which is higher than the turnover, was above KSh. 1 billion for the preceding year, 2021, the target's value of assets was KSh. 63,300,000 which is less than KSh. 500 million; and
- (c) the transaction meets the threshold for exclusion provided under the Competition (General) Rules, 2019.

Made on the 17th January, 2023.

ADANO WARIO, Acting Director-General.

LEGAL NOTICE No. 6

THE COMPETITION ACT

(No. 12 of 2010)

EXCLUSION

THE PROPOSED ACQUISITION OF SOLE CONTROL OF AG LAND HOLDINGS S1 LIMITED BY EVERGREEN AVOCADOS LIMITED

IN EXERCISE of the powers conferred by section 42(1) of the Competition Act, 2010, the Competition Authority of Kenya excludes the proposed acquisition of sole control of AG Land Holdings S1 Limited by Evergreen Avocados Limited from the provisions of Part IV of the Act due to the following reasons—

- (a) the merger will not affect competition negatively;
- (b) the value of the assets, which is higher than the turnover, of the acquirer was KSh. 477,574,120 for the preceding year, 2021 while that of the target was KSh. 287,732,185; and
- (c) the combined value of assets of KSh. 765,306,305 meets the threshold for exclusion provided under the Competition (General) Rules, 2019.

Made on the 17th January, 2023.

ADANO WARIO, Acting Director-General.

LEGAL NOTICE No. 7

THE COMPETITION ACT

(No.-12 of 2010)

EXCLUSION

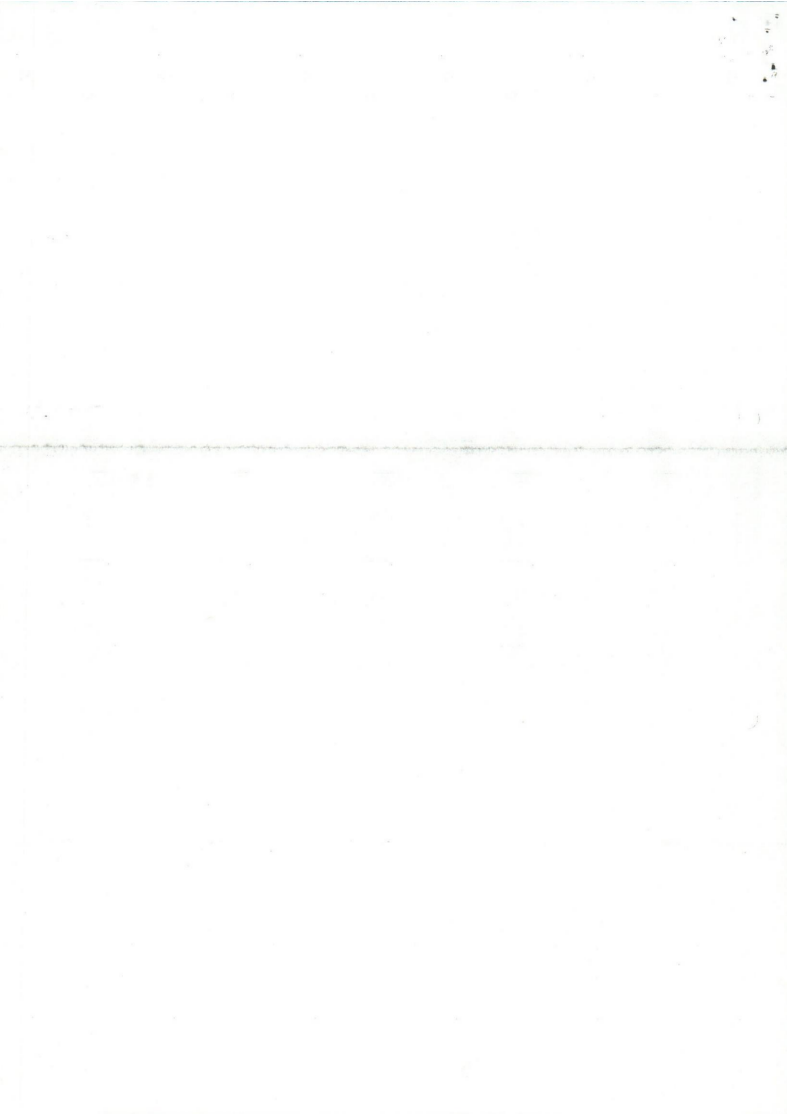
THE PROPOSED ACQUISITION OF SOLE CONTROL OF REAL PEOPLE KENYA LIMITED BY CHIKE AFRICA LIMITED

IN EXERCISE of the powers conferred by section 42(1) of the Competition Act, 2010, the Competition Authority of Kenya excludes the proposed acquisition of sole control of Real People Kenya Limited by Chike Africa Limited from the provisions of Part IV of the Act due to the following reasons—

- (a) the merger will not affect competition negatively;
- (b) the combined value of assets, which is higher than the turnover, for the preceding year, 2021 was KSh. 579,951,000; and
- (c) the transaction meets the threshold for exclusion provided under the Competition (General) Rules, 2019.

Made on the 17th January, 2023.

ADANO WARIO, Acting Director-General.



EXPLANATORY MEMORANDUM TO THE INCOME TAX (FINANCIAL DERIVATIVES) REGULATIONS, 2023

LEGAL NOTICE NO. 4, KENYA GAZETTE SUPPLEMENT NO. 6 OF 2023

PART I

Name of Statutory

: The Income Tax (Financial Derivatives)

Instrument

Regulations, 2023

Name of Parent Act

: Income Tax Act, Cap. 470

Enacted Pursuant to

: Section 9(4) as read with section 130 of

the Income Tax Act, Cap 470

Name of the

: The National Treasury and Economic

Ministry/Department

Planning

Gazetted on

: 27th January, 2023

PART II

1.0 Purpose of the Statutory Instrument

- 1.1 The objective of this Memorandum is to submit the Legal Notice No. 4, Gazette Supplement No. 6 of 2023 for Tabling in The National Assembly in accordance with the provisions of Section 11 of the Statutory Instruments Act, 2013.
- 1.2 The Legal Notice introduces the Income Tax (Financial Derivatives)
 Regulations, 2022 in line with the requirements of the Income Tax
 Act, Cap 470.

2.0 Legislative Context

- 2.1 The Legal Notice on the Income Tax (Financial Derivatives)
 Regulations, 2022 is made pursuant to section 9(4) as read with
 section 130 of the Income Tax Act, Cap 470. Section 9(4) empowers
 the Cabinet Secretary for the National Treasury and Economic
 Planning to make regulations for ease of administration and
 implementation of the financial derivatives contracts provisions.
- 2.2 The Finance Act, 2022 introduced a 15% withholding tax on income from financial derivatives contracts earned by a non-resident person through an amendment to Section 3(2), 9(3) and the Third Schedule to

the Income Tax Act, Cap 470. This amendment takes effect from 1st January 2023.

3.0 Policy Background

- 3.1 The primary objective of the Legal Notice is to provide a legal instrument to enable the government to implement the tax measures necessary for funding its economic development and growth agenda.
- 3.2 Trading in financial derivatives is steadily growing as an integral part of the financial market. There has been significant growth and development of the derivatives market in the world in the last three decades.
- 3.3 Derivatives include forward contracts, futures, swaps, and options. In contrast with a stock issued by a company and purchased by an investor, a derivative contract is a private agreement between a buyer and a seller, which specifies how the value of the contract evolves over time.
- 3.4 The taxation of the financial derivatives contract is a positive development for Kenya as it provides a good platform to widen the tax base and spread the burden of tax across the tax-paying public; both residents and non-residents who derive income or accrue income from Kenya.
- 4.0 Currently, gains by non-residents from financial derivatives are not taxed, thus creating unfairness and room for tax avoidance in the Kenyan legislation. The Finance Act 2022 therefore, bridged this gap by creating a provision to equally impose a tax on non-resident persons.
- 4.1 Further, to allow for growth in the emerging financial derivatives market, the Finance Act, 2022 exempted taxation of gains arising from transactions in the Nairobi Securities Exchange Derivatives Market.
- 4.2 The provision is expected therefore to widen the tax base by taxing gains accrued by non-resident persons while still maintaining the competitiveness of financial derivatives traded at the Nairobi Securities Exchange (NSE).
- 4.3 Kenya joins a host of other jurisdictions that have introduced provisions to bring to tax gains from derivative transactions. These include; United Kingdom, Brazil, US, India and Belgium among others. This will help her to keep abreast with best practise.

5.0 Public Consultation Outcome

- 5.1 In developing this Legal Notice, public participation was undertaken in compliance with the provisions of Section 5 of the Statutory Instruments Act, 2013 and Article 201 (a) of the Constitution.
- The National Treasury and Economic Planning through the Kenya Revenue Authority invited business organizations and members of the public to submit their views for consideration in the development of the Income Tax (Financial Derivatives) Regulations, 2022 on 2nd September, 2022 through a public notice on the KRA website and 6th September 2022 in the newspapers.
- 5.3 Further, the Kenya Revenue Authority upon considering comments from Citi Corporate and Investment Banking, Kenya Bankers Association, Kelvin Mbithi, Ernest Muriu among others, developed the draft Income Tax (Financial Derivatives) Regulations, 2022. These were then subjected to a second round of public participation from Thursday, 17th November, 2022 in compliance with the law. A copy of the public notice is attached. Feedback was received from various stakeholders including Citibank N.A Kenya, Ernst & Young LLP, Ernest & Martin Associates, EABX Public Limited Company, Deloitte & Touche LLP and Kenya Bankers Association.
- 5.4 The Authority invited and held an online meeting with the stakeholders among them Kenya Bankers Association, EABX Public Limited Company, Stanchart Bank, Eco Bank, Stanbic Bank, PwC, Absa Africa, Equity Bank among other members of the business community and the general public on 5th December, 2022 to review their comments and submissions.
- 5.5 All stakeholders' comments were reviewed and their feedback incorporated, where appropriate, to improve the regulations as explained below.
- 5.6 In particular, a definition of "gains" was provided in the regulations. This was borrowed from the suggestions given by the stakeholders and fortified by KRA to ensure it includes all anticipated gains. It was also clarified when a gain or loss shall be deemed to have been realize.

6.0 Impact

- 6.1 The Legal Notice provides a mechanism for the implementation of the withholding tax on gains arising from financial derivatives contract. It is expected that implementation of the tax will have positive impact as it will increase revenues collected as it is bringing into the ambit of taxation persons who were previously not taxable with regard to the gains from financial derivative transactions.
- 6.2 Section 9 of the Statutory Instrument Act, 2013 provides that a regulatory impact statement need not be prepared for a proposed statutory instrument if the proposed legistaltion only provides for an amendment of a fee, charge, or tax consistent with announced government policy. Since the Regulations are done in line with the provisions of the Income Tax Act, Cap 470 a regulatory impact statement is unnecessary.
- 6.3 It is expected that the additional revenue will positively impact government activities by enhancing financial capacity to provide public services, and reduce reliance on loans, which are more expensive on the tax-paying public. It will also result in tax base expansion and bring equity in taxation of gains arising from financial derivatives which are earned by non-residents.

7.0 Monitoring and review

The Legal Notice will be implemented by the Kenya Revenue Authority, will be operational from 1st January 2023 and will be reviewed from time to time to address any challenges for better implementation of the provisions.

8.0 Request to the National Assembly

The National Assembly is invited to:

- a) Note the contents of this memorandum.
- b) Adopt Legal Notice No. 4, Gazette Supplement No. 6 of 2023.

9.0 Contact

Cabinet Secretary

The National Treasury and Economic Planning

P. O. Box 30007-00100

NAIROBI



Office of the Commissioner General

KRA/5/1002/26(8299)

15th December 2022

Prof. Njuguna Ndung'u, CBS The Cabinet Secretary National Treasury & Economic Planning P. O. Box 30007 - 00100 Nairobi

Dear

CS,

DRAFT LEGAL NOTICE ON INCOME TAX (FINANCIAL DERIVATIVES)
REGULATIONS, 2022

Reference is made to our letter Ref: KRA/5/1002/26(8176) dated 14th November 2022 on the above subject matter.

As already advised, the Finance Act, 2022 amended Section 3(2) of the Income Tax Act, Cap 470 to introduce income tax on gains accrued in or derived from Kenya by a non-resident person from financial derivatives. This amendment will take effect from 1st January 2023.

The Authority has developed the draft Legal Notice on Income Tax (Financial Derivatives) Regulations, 2022 pursuant to Section 9(4) of the Income Tax Act, Cap 470 which requires the Cabinet Secretary to make Regulations for effective implementation of this legal provision.

In compliance with the Statutory Instruments Act, 2013, the Authority invited interested members of the public and stakeholders to submit their inputs and comments for consideration through public notices on 2nd September and 16th November 2022. In addition, an online meeting with key stakeholders was held on 5th December 2022. The stakeholders' comments were analyzed and considered in the preparation of the final draft of the Regulations. Copies of the public notice calling for stakeholders' engagement along with the comments received from stakeholders on the draft Regulations are attached.

The purpose of this letter therefore is to forward the updated draft Legal Notice and the explanatory memorandum on the same for your consideration and publication, subject to your concurrence.

Yours sincerely,

FCPA Githii Mburu, MGH, CBS
COMMISSIONER GENERAL

Copy to: Dr. Chris Kiptoo, CBS
Principal Secretary
National Treasury
National Treasury
Nairobi

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Office of the Commissioner General

KRA/5/1002/26(8299)

15th December 2022

Prof. Njuguna Ndung'u, CBS The Cabinet Secretary National Treasury & Economic Planning P. O. Box 30007 - 00100 Nairobi

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FCPA Githii Mburu, MGH, CBS COMMISSIONER GENERAL

Copy to:

Dr. Chris Kiptoo, CBS

Principal Secretary National Treasury

Nairobi



















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imbassy to expedite issuance of visas, **US envoy pledges**

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abassy was committed

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"The visa backlog situ-"The visa backlog situion has caused unnecsary hardship and is
sacceptable. One of my
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e visa backlog that faces
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mic where most nations d restricted travelling

Kunyana seeking the rvel document to visit e US for business, study, adication, employment leisure endured interinable walt times to get elr visa applications ap-

At the same time, the wly appointed Ambassa-

dor commended Kenyans for the peaceful electoral process during the August general elections.

Noting that the US embassy taxes a neutral stand in Kenya's politics. Meg kulled the Azirdio is Uminja One Kenya presidential candidate Rails Colings for petitioning the election outcome at the Supreme Court.

"Candidates aggrissed with the presidential results peacefully and thought-fully filed their grievances with the Supreme Court, site said while pleading with Kenyans to uphold a peaceful environment and calumess shead of the adjudication by the same court est September 5.

Meg expressed the US government's satisfaction process was conducted halling Raila and President-elect

Raila and President-elect William Ruto for following

Government to launch Sh6b project to improve control of waste water

The Ministry of Water
Sanitation and Irrigation through Central
Rift Valley Water Works
Development Agency
(CRVWWDA) will unveil
the Nakuru Biodiversity
Conservation Project to Conservation Project to

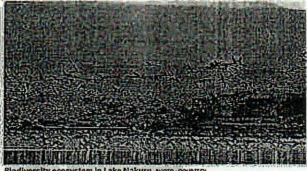
Conservation Project to improve water supply and management of waste water in Nakuru City.

The multi-billion project funded by German Development Bank (KfW) and Government of Kenya at a cost of Euros 50.6 million (approximately Sh6 billion) is expected to be completed by 2027.

David Thiongo, Program Officer from the Ministry of Water Sanitation and Irrigation said the project

of water saintation and irrigation said the project received a major boost on its journey to implemen-tation following the final presentation of the technical report based on the earlier findings and technical studies undertaken by the

onsultant.
The project's Jeasibility study review was un-dertaken by Eng. Reuben



Blodiversity ecosystem in Lake Nakuru. PHOTO: COURTESY

Onunga, Consulting Engineers, and the inception report presented in Febru-

ary this year.

In a workshop held in
Nakuru, the consultant
presented the proposals to
a team of stakeholders for the purpose of agreeing on the water supply and waste water disposal options for adoption into the final de-tall design.

In their presentation on Water Supply and Waste-

water Management, Eng. Reuben Onunga of COWI i explained on the optimization of existing water sources, which will see an increase of water supply to above 30 million litres per day for Nakuru city.

Purther, Eng. Onunga gave a summary on selected water supply measures, selected water water disposal measures and the

disposal measures and the cost estimates

CRVWWDA for fast tracking the preliminary as-signments towards the implementation for the project funded by KfW, German Government Bank,

Speaking on behalf of the Chief Executive Officer, Eng. Samuel Oruma, CPA Douglas Murei, General Manager Corporate Ser-vices, lauded the bank, the consultant and the stake-holders for their continued





VACANCIES ANNOUNCEMENT

The National Authority for the Campaign Against Airmini and thig Abuse (NACADA) is a State Corporation

ALS COMMON TITLE CO.	HIEE NILT PROPERTY	no negumen.	TERMS OF SERVICE
1 Manager Compliance	NAC/MC/11//9/2022		Permisnent & Pensionable
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Chief Executive Offices, sutherity For the Campaign Against Alcohol and Drug Abuse, NSSF Building, Block A. Eastern Wing, 18th Floor, P.O. Box 10774-00100 GPO Enail: careers@nacada.go.ke, NAIROBI.

VACADA is an equal opportunity employer and seeks to ensure diversity within its worklorce in the with the Constitution.

shartlisted and successful candidates will be contacted and any form of Convassing will

SEED SOMEONE TO TALK TO ON ALCOHOL & DRUG ABUSE PROBLEMS? OUR TOLL FREE HELPLINE NUMBER 1192







Public Notice

Income Tax (Financial Derivatives) Regulations, 2022

The Finance Act, 2022 amended Section 3(2) of the Income Tax Act, Cap 470 to introduce inc tax on gains accound in in defined from Karrya by a non-masking paymos from his could the branch This amendment we hate affect from 1 January, 2022. Further, the Act recycles jile Cables

In compliance with the Statutory Instruments Act, Kenya Revenue Authority, on behalf of the Cabinel Secretary of the National Treasury and Planning, bareby walles business organizations and members of the public to submit their views for consideration in the days coment of the Income Tax Act (Financial Derivatives) Pagislations, 2022

The submissions should be addressed to the Commissioner General, Kenya Revenue Authority. P.O. Box 48240 - 00100, Nairobi or smalled to state holder, engagement (Size go ke to be received on or before Friday 16* September, 2022.

Commissioner General

Tulipe Ushuru, Tujitegemeel



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Public Notice

(Financial Derivatives) Regulations, 2022 Development of Income Tax

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STAKEHOLDER VIEWS ON INCOME TAX (FINANCIAL DERIVATIVES) REGULATIONS, 2022

PREPARED BY: CORPORATE POLICY DIVISION

9TH DECEMBER 2022

Tulipe Ushuru, Tujitegemee!

MATRIX OF RECEIVED STAKEHOLDER SUBMISSION

b	۴	S/No
	Citibank N.A Kenya & Ernst & Young LLP	S/No Stakeholder Regulation
	Regulation 2: Interpretation	Regulation
No definition of "gain"	"underlying asset" include bonds, commodities, currencies, interest rates, security, stock index, price indices, credit ratings or similar assets	Comments/Issue
Include the following definition "gain" means any profit earned by a non- resident from financial derivatives, subject to conditions under this Regulations.	"underlying asset" include bonds, commodities, currencies, interest rates, security, stock index, price indices, credit ratings or similar assets and does not include: 1) assets that are not within Kenya; ii) commodities including oil, coffee or tea; and iii) government securities.	Froposed aniendinent Jusuiteanon
This will provide clarity in the definition of a gain.	If an asset is not within Kenya and the currency in use is not Kenya Shillings, then the said income is not derived in Kenya and should not be taxable under the parent Act. In addition, the hedging on Kenyan cash crops will make them uncompetitive in the global market. Oil is a critical factor in ensuring certainty in the market both for the government and industry players like airlines.	JUSTICATION
The Income The Act does not define the term "gath". Defining the term in the regulation may be ultra vires, problematic & limiting the scope of application against the intention of the statute. However, Regulation 3 has been reviewed to provide for the scope of taxation of the gain. This will clearly indicate the realization of a gain to be	The exclusion of the items will reduce the scope for imposition of the tax. This will be against the tax base expansion. In addition, the financial derivative acquired by a resident person from a non-resident person for various reasons may result in a gain which is to be subject to tax. Section 3 of the Income Tax Act provides that income tax shall be charged for each year of income upon all the income of a person, whether resident or non-resident, which accrued in or was derived from Kenya. The issues of the exclusion of assets does not arise and the tax will provide fairness of taxation of any gains or profits derived in or accrued from Kenya.	NAS IEHAI AS



S/No	S/No Stakeholder Regulation		Comments/Issue	Proposed amendment Justification	Justification	KRA remarks
100 A					The second secon	subject to the tax or loss to be deducted by the resident person.
က်			No definition of "non-deliverable" forward contract"	Include the following definition "non-deliverable forward contract" means a net settled forward contract.	following This will provide clarity in the definition of a non-deliverable forward contract which is easier to compute net gains.	Non-deliverable forward contract is a form of forward contract. The current definition of a forward contract is wide enough and provides for the concept of settlement which the proposed definition of non-deliverable forward contract is trying to clarify. However, adopting the proposed definition will make the Regulations complex as it will require we define many other forms of forward contract or other type of already defined concepts. The common financial derivative contracts have been defined and this is in line with International practices on the common financial derivatives.
4		Regulation 3: Imposition of tax	i) Gains, including option premium on a financial derivative transaction accruing to a non-resident person, other than a non-resident person having a permanent establishment in Kenya shall be chargeable to a final tax at the rate specified in the Act	Amend to read as follows i) Gains on a financial deributive transaction accruing to a non-resident than a non-resident person having a permanent establishment in Kenya shall be chargeable to a final tax at the rate specified in the	Recommend the deletion of option premium, which is not the gain on the derivative but includes a cost element of the derivative.	The option premium is a cost to the resident person and an income to the non-resident person. The recommendation by the stakeholder to exclude option premium will leave it untaxed which is unfair and against broadening the tax base. All forms of financial derivatives except those traded in the Nairobi Securities Exchange should be brought to charge.



6.	,	S/No :
		Stakeholder
Regulation 4: Realization of gain or loss		Regulation
Subject to the provisions of these Regulations, a gain or a loss from a financial derivative shall be deemed realized when the underlying asset changes hands, or on settlement of the contract, or on the payment of option premium, or on the expiry of the financial derivative contract.	ii) For purposes of Regulation 3(f), financial derivatives, contracts unless specifically exempt under the Act include; a) Futures contracts b) Forward contracts c) Swap contracts d) options including put options, and call options.	Comments/Issue
Amend to read as follows - Subject to the provisions of these Regulations, a gain or a loss from a financial derivative shall be realized on the expiry of the financial derivative contract and a net payment has been made to one of the parties.	Amend to read as follows ii) For purposes of Regulation 3(i), financial derivatives, contracts unless specifically exempt under the Act shall be limited to: a) futures contracts; b) non-deliverable forward contracts; and c) options including put options, and call options.	Proposed amendment
The proposed amendment provides clarity on when to account for the realised gain. Eliminating the changing hands of the underlying asset because it is usually not held as part of a derivative transaction. Also removed the onsettlement date of the derivative contract; because transactions like swaps settle at inception and at maturity.	Swaps are funding transactions which enable investors access to the market, they mature at zero value so there is no gain or loss from the transaction.	Justincation
The proposed amendment will lead to limited scope for taxation. In addition, regulation 4 has been reviewed to provide that the gain is deemed realized at the earlier of the following events happening— a) the underlying asset changes hands; or b) on settlement of the contract; or c) an option premium is paid or payable; or d) on the expiry of the financial derivative contract	Swap contracts may result in a gain or loss to any person and this should be included in the taxation. Non-deliverable forward contract will be limiting in the scope for imposition of tax as clearly outlined in 3 above. Introducing any limitation will go against the policy intention on the withholding tax on gains from financial derivatives.	KKA remarks



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	clarity o	Income Ta provision on cast the allow on resident pumstance to tax planning taxpayers. International ries such as mong others.	nendation orporated oted that th Perm	ive has me Tax ition in tra vires.
S	provide ation of t	general programmers of the Ingeneral programmers of loss on in circums ressive tax by tax adopt intencountries nicountries ndia, amor	und incommas also no sons wift	al derivative the Income the definition will be ultra legislation sh
KRA remarks	This will also provide clarity on the timing for taxation of the gain:	Section 23 of the Income Tax Act provide for general provision on anti-avoidance. Regulation 4 restricts the allowability of the realized loss on resident person under certain circumstance to curb against aggressive tax planning and avoidance by taxpayers. The regulations adopt international best practice from countries such as South Africa, UK, India, among others.	The proposed recommendation was considered and incorporated. In addition, it was also noted that non-resident persons with Permanent Establishment in Kenya be added to the provision.	The financial derivative has be defined in the Income Tax Expanding the definition in Regulations will be ultra vires. subsidiary legislation should
KR	This			
			f the n	To merge the definition of financial derivatives with the proposed paragraph 3
cation		The main reason why party enters into the transactions is to hed against certain risks. Therson might not be awa of the expected loss might be hedging again further loss. In addition, tax avoidants well covered under the provisions of the parefact.	clarity entation o n.	e the de derivat
Justific		The main party enter transactions against cert person migh of the exp might be h further loss. In addition, is well cove provisions.	For implemen provision.	To merg financia the proj
Iment		jo uoi	arising arising financial clearly as other returns 1 shall be separate cordance of the Act	ion of
d amen		ion.	as follows: incomes arising financial ves shall clearly acterized as other in the tax returns eriod and shall be as a separate in accordance the tax of the Act tent persons.	e definition derivatives
Proposed amendment Justification		Recommend deletion of this provision.	Amend as follows: b) all incomes arising from financial derivatives shall clearly be characterized as other income in the tax returns for the period and shall be treated as a separate source in accordance with Section 15 of the Act for resident persons.	Amend the definition financial derivatives follows
		not claim spect of a financial tion if it stantially ion thirty ar the loss		e" has ed to it ct;
s/Issue	J. Co. Co.	shall no in respondent ransaction a substransaction or after t	erivatives tharacterium fin the perior treated source with Sec	derivative" ng assigned 2 of the Act;
Comments/Issu		(b) A person shall not claim a deduction in respect of a loss arising from a financial derivative transaction if it enters into a substantially identical transaction thirty days before or after the loss was realized.	ncom al d be c incom incom the te te ance	"financial derivative" has the meaning assigned to it in Section 2 of the Act;
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tion		Regulation 5:	keepin	tion 2:
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Regulation Imposition tax			Regulation
of premium on a financial derivative transaction accruing to a non-resident person, other than a non-resident person having a permanent establishment in Kenya shall be chargeable to a final tax at the rate specified in the Act;	Consider including carbon credits, emission allowances in the definition of a financial derivative.		Comments/188ue
Amend paragraph 3 by deleting subparagraph i) and replace it as follows: a) realized gains derived from or accrued in Kenya to a non-resident person without a permanent establish in Kenya from a financial derivative transaction shall be chargeable to a final tax	In the definition of financial derivative include "carbon credits, emission allowances certificate"	"Financial derivative" has the meaning assigned to it in Section 2 of the Act; and shall include a) Futures contracts b) Forward contracts c) Swap contracts d) options including put options, and call options.	Proposed amendment Jusuncation
None	To give impetus to carbon market exchange or emission trading system per the paragraph 2(n) of the Third Schedule.	delete subparagraph (ii) in the draft regulations.	JUSUNCATION
As indicated in the Citibank N.A Kenya & Ernst & Young LLP submissions no. 4, the option premium is a cost to the resident person which is allowable for the business and therefore an income to the non-resident person. The recommendation by the stakeholder to exclude option premium will leave it untaxed which is unfair and against broadening the tax base. All forms of financial derivatives except those	The provided definition of "underlying asset" include bonds, commodities, currencies, interest rates, security, stock index, price indices, credit ratings or similar assets. Therefore, carbon credits are traded as commodities in carbon market exchange or emission trading system. The proposed amendment is already provided for in the regulations.	introduce a different or expanded definition against what is already provided in the Act.	AKA remarks



fication KRA remarks	Exchange should be brought to charge.	To merge the definition of The comments on the proviso to the Regulations and the proposed paragraph (i) in the proviso under Regulation and the delete subparagraph (ii) in the draft regulations. To remove the proviso been deleted. However, subparagraph (ii) has been retained as per the comments in number 11 above. This is traded in the NSE.	Delete 4(b) as the Regulations 4 has been reviewed to Regulations are made in provide that a gain or loss is realized accordance with section from financial derivative at the earlier of any of the listed events occurring.
Proposed amendment Justification	at the rate specified in the Act. b) any losses realized, with effect from the date of commencement of these regulations, from a financial derivative transaction shall be an allowable deduction in ascertaining the gain of such person for that month and the succeeding	In paragraph 3 delete subparagraph (ii) and the proviso	Replace paragraph 4(a) as follows: A gain or loss is realized from a financial
Comments/Issue		The main Act already exempts any derivatives traded in the NSE. Section 3(2) of the Act - Subject to this Act, income upon which tax is chargeable under this Act is income in respect of- gains from financial derivatives, excluding financial derivatives, excluding financial derivatives traded at the Nairobi Securities Exchange	Section 9 of the r deals with an accruing to th resident person
Stakeholder Regulation			Regulation 4: Realisation of gain or loss.
S/No		21	13.

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for that purpose. As such the proposed 4(b), which deals with "Realised losses by a resident person" has no foundation from the main Act. Realised losses by a resident person from financial derivatives shall be allowed as a deduction against oains accruing from similar activities. Section 9(3) and (4) reads as follows: (3) Where a resident person enters into a financial derivatives contract with a non-resident person, any gain accruing to the non-resident arrangement shall be subject to tax at the rate specified in the Third Schedule. (4) The provisions of subsection (3) shall be carried out in accordance	一日 かんう おび 一人 かんしゅん 一人 かんしゅん
derivative transaction when: a) the underlying asset changes hands, or b) on settlement of the contract, or c) on the payment of option premium, or d) on the expiry of the financial derivative contract. e) An option premium is paid or payable Delete the proposed 4(b) and replace as follows: A gain or loss from a financial derivative transaction shall include: a) the difference between the purchase or offer price, at the date the derivative is granted or purchased, and the amount realised from the transaction or the fair market value where the	は少れをから時間は、 在他の 多い · · · · · · · · · · · · · · · · · ·
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The proposed amendment to regulation 4(b) to provide for the determination of the gain would make the regulation complex. In addition, section 18(3) of the Act addresses any transactions between related parties which does not necessitate to be provided in the regulations.	大学 一大学 かんかん 一番 あいます かん 一般など 一般など かんかん かんかん かんしゅう



keholder	Stakeholder Regulation	Comments/Issue	Proposed amendment Justification	Justification	KRAremarks
		with Regulations made by the Cabinet Secretary	transaction is not at arm's length. b) b) any option premium realized		255 087
	Regulation 5: Tax avoidance	Regulation currently reads: a) No deduction shall be allowed in respect of realized losses against the income of a resident person where no tax has been paid contrary to the provisions of these Regulations. b) A person shall not claim a deduction in respect of a loss arising from a financial derivative transaction if it enters into a substantially identical transaction within thirty days before or after the loss was realized.	Delete the proposed paragraph 5	Net provided.	Section 23 of the Income Tax Act provide for general provision on antiavoidance. Regulation 4 restricts the allowability of the realized loss on resident person under certain circumstance to curb against aggressive tax planning and avoidance by taxpayers. The regulations adopt international best practice from countries such as South Africa, UK, India, among others.
	Regulation 6: Records and Characterisation of income from financial derivatives	As noted above, the regulations are made under section 9(4), as such applicable to non-residents only. As such 6(b) has no basis from the main Act.	Delete paragraph 6(b)	Regulation 6(b) has no basis from the main Act.	Regulations 6(b) is important to address the characterization of the gain from financial derivate as separate of income which requires to be accounted separately. Further, the characterization of the gain from financial derivative as separate source is aligned to the Kenya's Double Taxation Agreement policy which will provide Kenya the



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Stakeholder	To see the second secon		
Regulation		New paragraph	New paragraph
Comments/Issue		N/A	
Proposed amendment		Add the following new paragraph Simplified tax registration. A non-resident person without a permanent establishment in Kenya, to whom these regulations apply, may register under the simplified tax registration framework specified in THE INCOME TAX (DIGITAL SERVICE TAX) REGULATIONS, 2020	Add the following new paragraph Appointment of a tax representative No. 29 of 2015. A non-resident person without a permanent establishment in Kenya who elects not to register
Justification		Not provided	Not provided
taxing rights in line with Articles 7, 14,	of the model DTA Also, this will clearly provide Kenya with the right to tax when undertaking DTA negotiation.	The tax is a withholding tax and does not require registration by a non-resident person without a permanent establishment in Kenya. The collection of the tax is undertaken by the resident person or non-resident with a permanent establishment in Kenya.	Since it is a withholding tax on gains from financial derivatives accrued by non-resident person without a permanent establishment in Kenya, the appointment of a tax representative is unnecessary. In addition, it is a final tax.



As noted in number 17 above, this is a withholding tax and the non-resident person without a permanent establishment does not account for the from financial derivatives traded in the Nairobi Securities Exchange. The tax. The tax point is quite different from the approach undertaken in regards to the application of digital The Income Tax Act exempts gains KRA remarks service tax. grant an exemption to the Nairobi Securities The regulations incorrectly Proposed amendment Justification N/A paragraph (1) shall submit a return in the prescribed form and that a tax representative in (b) the tax representative twentieth day of the month following the end requiation x shall appoint 15A of the Tax Procedures The tax due shall be paid non-resident remit the tax due by the Regulation 3 be amended accordance with section under A person liable to pay digital service tax under of the month that the gain Accounting and payment Delete paragraph 7 and proposes accordance replace as follows regulation 8. (2) was realised. person; or the Act, 2015. appointed to read: proposed regulation seeks to grant an exemption to month, after which the loss from the transaction with the non-resident person is In its current form, the regulations shall be due and payable by the 20th of the Comments/Issue tax under Regulation 3: Imposition of tax Regulation 7: S/No Stakeholder Regulation Payment of Taxes EABX Public Limited 18. .61

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the Nairobi Securities Exchange (NSE) alone, This is prejudicial to other players who also have a right to operate as securities exchanges. In order to provide a level playing field for market participants and stakeholders, the provisions of the law and relevant regulations must apply uniformly across a given category of license holders. This has been demonstrated consistently with other laws and regulations in the country: such Regulation by CBK, Capital Markets Authority, Insurance Regulatory Authority, Retirement Benefits Authority. It should also be noted that the financial derivatives in question, are traded locally over the counter via commercial banks rather	
option premium on a financial derivative transaction accruing to a non-resident person, other than financial institutions registered under the Banking Act Cap 88 in Kenya, banks registered in other jurisdictions, financial derivatives traded on a Securities Exchange duly approved and licensed by the Capital Markets Authority and a non-resident person having a permanent establishment in Kenya shall be chargeable to a final tax at the rate specified in the Act; ii) For purposes of Regulation 3(i), financial derivatives, contracts unless	· · · · · · · · · · · · · · · · · · ·
Exchange alone rather than to any duly approved and licensed Securities Exchange.	
government policy intention is to provide for the growth of the nascent securities exchange market in Kenya. Exclusion of financial derivatives traded by Banks or licensed securities exchange entities as proposed by the stakeholder is ultra vires and will go against the policy intention of the withholding tax. Most of these products are traded by Banks and therefore their exclusion would erode the tax base. The idea of the tax was to expand the tax base and create fairness in taxation of income earned in or derived from Kenya by non-residents persons.	大多品的是 · · · · · · · · · · · · · · · · · · ·



KRA remarks	address the scope of the gain arising from financial derivatives.
Justification	derivative transactions. In addition, the elimination of ambiguity in the determination of what constitutes a gain for purposes of the draft Regulations will eliminate unnecessary tax controversies between the KRA and impacted taxpayers. Further, the express recognition that realised losses arising with respect to a financial derivative contract. shall be considered in determining the realised taxable gains accruing resultant of that contract, irrespective of whether the gain accrues to the axation of financial derivative transactions with established taxation principles as applied in the Income Tax Act ("ITA"). This will further ensure equity and fairness in the taxation of financial derivative transactions as
Proposed amendment Justification	We provide below a definition that you may consider: "Gain" refers to the positive difference between the stacked amount and the value at realization provided that a taxable realised gain accruing to non-resident parties shall be the net of any realized losses arising with respect to that contract.
Comments/Issue	derivative transactions.
r Regulation	
S/No Stakeholder	



20.		S/No
Deloitte & Touche LLP		Stakeholder
Regulation 2: Interpretation		Regulation
Regulation 2 defines various terms as are applicable in its interpretation. Regulation 2, however, does not define the term 'gain' as would be applicable in taxing gains accruing to non-resident	which only offers futures contracts. Further, any proposals relating to marketable securities should apply across board to any financial market infrastructure that is licensed by the CMA.	Comments/Lisue
We recommend that Regulation 2 be amended to define the term 'gain'. The definition should provide for offset of realised losses to the non-resident person in respect to the given contract.	specifically exempt under the Act include; a) Futures contracts b) Forward contracts c) Swap contracts d) options including put options, and call options Provided that these Regulations shall not gains accruing to a nonresident person from financial derivatives traded on a Securities Exchange and licensed by the Capital Markets Authority:	Proposed amendment J
The inclusion of a definition for the term 'gain' as pertains to the draft Regulations will ensure certainty and clarity, key tenets of taxation, in the interpretation and application of the draft Regulations to financial	E C	Justification
The definition of "gain" includes stake which may bring a challenge in its implementation. The proposal by the stakeholder on the computation of gain will make the administration of the provision complex. As outlined above in Citibank N.A Kenya & Ernst & Young LLP, no. 2 Regulations 3 has been reviewed to		KRA remarks



KRA remarks		This has been comprehensively dealt with in no. 4 of Citibank N.A. Kenya & Ernst & Young L.P. comments. The deletion of option premium from imposition of the tax will erode the tax base since the payment on option premium is an income to the nonresident person without a PE in Kenya. Therefore, it must be within the scope of the tax in order to be brought to charge. It was noted that "warrants" are similar to options and the Regulations provides for any other financial derivative instruments which shall be able to cover any other instrument not provided for explicitly. Additionally, "warrants" are not common. "warrants" are not common.
Justification	it will recognize business realities.	The proposed amendment to Regulation 3(1) seeks to achieve two key objectives: (a) The inclusion of the term 'realised' serves to offer certainty and clarity that only realised gains are subject to tax in accordance with the provisions of the TTA. Where this ambiguity is not cured, there is a likelihood of double taxation where unrealised gains are taxed and further taxed at the point of realisation. (b) The deletion of the phrase including option premium on a financial derivative transaction recognizes practical considerations applicable to such transactions to the extent that an option
Proposed amendment Justification		We recommend that Regulation 3 (1) be amended to read as below: **Realised gains accruing to a nonresident person, other than a non-resident person having a permanent establishment in Kenya shall be chargeable to a final tax at the rate specified in the Act. We further recommend that Regulation 3 (ii) be amended to include the below additional type of contract: (e) Warrants.
Comments/Issue		Regulation 3 (i) provides for the imposition of a final tax on gains accruing to non-resident persons from financial derivative transactions in accordance with the provisions of the ITA. Further, Regulation 3(ii) stipulates financial derivative contracts that are envisaged under the Act.
Regulation		Regulation 3: Imposition of tax
Stakeholder		
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Regulation 4:		Section of the sectio
Regulation 4(a) speaks to the realisation of gains or losses arising from a		· · · · · · · · · · · · · · · · · · ·
We recommend that Regulation 4(a) be		一年 一日 日本
The proposed amendment to Regulation 4(a) seeks to align the criteria for	premium, in practice, does not equate to a taxable gain. Rather an option premium is a fee/ commission paid to a hedging party to lock a future value of an underlying asset. The value of the option premium, however, is not linked to the value of the underlying asset/financial derivative contract. The recommendation to expand the financial derivative contracts recognised under the ITA as read together with the draft Regulations through the inclusion of warrants will broaden the tax base by ensuring that more financial contracts are captured within the auspices of the ITA. This proposal will likely translate to increased tax revenue.	The state of the s
The proposed amendment will lead to limited scope for taxation. The deletion of option premium from		



lder	Stakeholder Regulation	Comments/Issue	Proposed amendment Justification	Justification	KRA remarks
	Realisation of gain or loss	financial derivative transaction. Specifically, while the draft Regulations consider the 'payment of option premium' as a criterion for realisation of gains or losses, a practical analysis of financial derivative markets indicates that the payment of option premium does not equate to the realisation of a gain with respect to financial derivative contracts in the form of an option premium, but rather relates to a fee / commission to access or secure the option. Where this criterion is retained, the same stands to adversely impact investors to the extent that it may capture and subject to tax unrealised gains arising from financial derivative transactions.	amended to read as provided below: Subject to the provisions of these Regulations, a gain or a loss from a financial derivative shall be deemed realized when the underlying asset changes hands, or on settlement of the contract, or on expiry of the financial derivative contract.	realisation of a gain or loss arising with respect to financial derivative to practicalities existing in financial derivative markets.	imposition of the tax will erode the tax base, since the payment on option premium is an income to the non-resident person without a PE in Kenya. Therefore, it must be within the scope of the tax in order to be brought to charge. In addition, regulation 4 has been reviewed to provide that the gain is deemed realized at the earlier of the following events happening. e) the underlying asset changes hands, or f) on settlement of the contract; or g) an option premium is paid or payable; or h) on the expiry of the financial derivative contract. This will also provide clarity on the timing for taxation of the gain.
	Regulation 5: Tax avoidance	Regulation 5, speaks to tax avoidance. With specific reference to Regulation 5(a), it is noted that the retention of this provision.	We recommend that Regulation 5 be deleted in its entirety.	The recommendation to delete Regulation 5 in its redundated by its redundancy to the extent that Serion 22 of the ITA	As indicated above, section 23 of the Income Tax Act provide for general provision on anti-avoidance.



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withstanding,	of tax undex law in the extra with 1 (b), the rather tricular tricular for for for for for of the state of the extra with 1 (b), the state with the extra with the extra with the extra with the extra with the wi	would amount to double penalisation of resident
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	under certain circumstance to curb against aggressive tax planning and avoidance by taxpayers. The regulations adopt international best practice from countries such as South Africa, UK, India, among others.	Regulation 4 restricts the allowability of the realized loss on resident person



Proposed amendment Justification IRA remarks	Regulation 6(a) duplicates and a provision already 23 of the Tax Procedures Act, 2015. covered in a substantive legislation. We recommend the deletion of Regulation 6(b) on the basis that the provision seeks to amend a substantive piece of legislation vide subsidiary legislation. Further, the characterization of the gain from financial derivate as separate of income which requires to be accounted separately. Further, the characterization of the gain from financial derivative as separate source is aligned to the Kenya's Double Taxation Agreement policy which will provide Kenya the taxing rights in line with Articles 7, 14,
Regulation 5(b) may be retained where the same is amended to specifically target financial derivative transactions concluded between related parties. This is on the understanding that there can be deliberate attempts by related parties to incur losses to avoid the tax when the transacting parties have some form of control over the transaction.	Section 23 of the TPA as read together with Section 82 of the TPA achieves the same objective to the extent that they legislate on record keeping. The attribution of the same in the guidelines duplicates a provision already covered in a substantive piece of legislation wide subsidiary legislation. It is trite law that substantive beginned to be substantive to the extent and the same objective to the extent that they legislation of the extent that they legislation of the extent that they legislation to the extent that they legislation they legislation to the extent they legislation to the extent that they legislation
	Regulation 6: Section Records and characterisation of income from that th financial derivatives the sa duplic already substantial characterisation of subside trite legisla
S/No Stakeholder Regulation	-42



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		Kenya Bankers Association
	New proposal: Specific exemptions	Regulation 2- Interpretations
amended by subsidiary legislation.	Introduction of the tax is a good way to widen the tax base. However, we must be keen to ensure that it does not serve to scare away investors in retrospect and kill a nascent industry that has a very positive outlook with the requisite support.	The Draft Regulations does not define a gain for purposes of the taxation of financial derivatives. This makes it difficult for stakeholders to determined how tax will be determined on derivative contracts. In addition, in some cases, banks act as intermediaries.
	We propose that resident banks are exempted from the requirement to withhold tax. Resident banks are key players in the derivative market but lack the capacity to hold the risks in their balance sheets. Introducing the withholding tax will further dampen their efforts to enter such contracts. To this end, we propose gains on transactions that are below KES 5,000,000 (annually) to be exempt.	We propose that the Draft Regulations provide a means of determining the gain accruing to residents and non-resident persons from financial derivatives.
	Tax laws should serve to incentivise taxpayers as well. We believe this move will motivate low scale investors to invest in our derivatives market.	This would provide the much-needed clarity on how to determine the tax base.
of the model DTA Also, this will clearly provide Kenya with the right to tax when undertaking DTA negotiation.	Exemption of resident banks from the requirement to withhold the tax through the Regulations will be ultru vires. Banks are major traders of the derivatives. In addition, any resident person accounting for loss from financial derivative must account for the tax. The proposal to introduce a threshold to exempt such transactions from tax will result and aid tax planning and tax evasion. This may also lead to split financial derivative transactions. Therefore, this should be discouraged.	This has already been addressed under the Citibank N.A. Kenya & Ernst & Young LLP comments number 3.

		Company
KRA remarks		This is comprehensively addressed under EABX Public Limited Company (EABX) number 19.0
Justification		This will help the budding Kenyan derivative market to flourish as it will not be unnecessarily expensive for customers to trade in the derivatives market.
Proposed amendment Justification		We propose that resident financial institutions registered as such under the Banking Act Cap 488 in Kenya, barks a cruling to non-resident related entities. In addition, we propose the following wording to Regulation 3 (1): (1) Gains, including option premium on a financial derivative transaction accruing to a non-resident person, other than financial institutions registered under the Banking Act Cap 488 in Kenya, banks
Comments/Issue	and transfer the risks associated with the financial derivatives to other non-resident parties. It therefore becomes impossible to determine the gains made by the non-residents which would be subject to withholding tax in Kenya.	It is noteworthy that taxable gains accruing to non-resident banks from derivative contracts with resident banks may be difficult to determine especially if the non-resident counterpart in turn hedges this contract with another entity and this occurs over a continuous series of hedging transactions.
		Regulation 3- Imposition of tax
S/No Stakeholder Regulation		
S/No		7.2



29.	28.		S/NO
			Stakeholder Regulation
Regulation 5 (b)- Tax avoidance	Regulation 4- Realization of gain or loss		Kegulation
This provision has the apparent policy intention of preventing banks from intentionally getting into a loss position in order to offset previously accrued gains.	The Draft Regulations provide for the point at which a gain is realized and not how the gain is realized. This omission means banks will not be able to determine the amount chargeable to tax on their derivative contracts as per the Draft Regulations.		comments/assue.
We propose that this provision be deleted from the Draft Regulations.	As per our comments under regulation 2, we propose that the Draft Regulations provide a means of determining the gains and losses accruing to a residents and non-resident persons from financial derivatives	registered in other jurisdictions, funancial derivatives traded on a Securities Exchange duly approved and licensed by the Capital Markets Authority and a non-resident person having a permanent establishment in Kenya shall be chargeable to a final tax at the rate specified in the Act;	Proposed amendment Jusuiteanon
The Draft Regulations will prevent banks from entering a wide pool of derivative transactions considering the limitation placed under Regulation 5(b). This will significantly lower activity within the	This would provide the much-needed clarity on how to determine the tax base.		Surganion.
Section 23 of the Income Tax Act provide for general provision on anti-avoidance. Regulation 4 restricts the allowability of the realized loss on resident person under certain circumstance to curb against aggressive tax planning and avoidance by taxpayers. Regulation 5	Regulation 3 and 4 has been reviewed to address these concerns. However, the method for determination of a gain or loss in respect to financial derivatives was not provided due to its complexity. Regulation 3 and 4 have simplified the provision.		Nica Felliarias



stakeholder	S/No Stakeholder Regulation	ssile	Proposed amendment Justification	Justification	KRA remarks
		This is not a realistic presupposition because banks would be placed at a net zero position from a revenue perspective should they adopt the avoidance scheme envisaged in this provision. Moreover, banks generally enter into a wide pool of transactions Simultaneously and on a consecutive series. This provision imposes an unnecessary limitation on banks entering into such contracts and will restrict the trading activity of financial derivatives in Kenya.		derivatives market in Kenya and will make Nairobi unattractive as a financial center.	is not expected to curtail activity within the derivatives market but to safe guard tax revenue. The regulations adopt international best practice from countries such as South Africa, UK, India, among others.
	Regulation 6(b) - Records and characterization of income from from derivatives	Taxation of financial derivatives was introduced under Section 3(2)(i) of the Income Tax Act. However, it has not been explicitly provided for as a separate source of income under Section 15 (7) of the Income Tax Act. Moreover, Section 15(7)(v) defines other income to	For financial institutions, including banks, trading in financial derivatives is part of the main business activities. We propose the introduction of the provise below: Provided that this will not apply to financial institutions registered under the Banking Act	The proposed amendment will ensure consistency and clarity in the drafting of tax provisions in the Income Tax Act and the regulations thereto.	Section 15(7) of the Income Tax Act provides for separate source of income. Gains from financial derivatives should be accounted as separate source of income in line with the provision of section 15(7) of the Act. The proposal by the stakeholder to exclude to financial institutions registered under the Banking Act Cap 1488 and financial derivatives traded



32		S/No
		S/No Stakeholder
Regulation 7 – Payment of Taxes		Regulation
The Regulations do not define what a loss is and whether the loss referred to is the loss on the local bank or the non-resident counterparty. In addition, as indicated above, it is not possible to determine the loss that the non-resident party is making.	include income chargeable under Section 3(2) (a) and not listed in any of the preceding sources under the same section. This would not encompass gains from financial derivatives which are provided for in Section 3(2) (f).	Comments/Lissue
We propose that the Draft Regulations provide a different tax point.	Cap 488 and financial derivatives traded on a Securities Exchange duly approved and licensed by the Capital Markets Authority	Proposed amendment
This would provide the much-needed clarity on the tax point.		JUSUIJ CALIUII
Regulation 4 stipulates when the gain from financial derivatives becomes taxable. Regulation 7 speaks to the payment of taxes. Therefore, there is no need to duplicate the regulation 4 which is very clear.	on a Securities Exchange duly approved and licensed by the Capital Markets Authority from accounting the gains from financial derivatives will be against the provisions of the law. Regulation 6(b) clarifies that gains from financial derivatives should be accounted as separate source of income.	Non Iciliai ko

09.12.2022	رق	Josephine Mugure	Reviewed & approved by:
09.12.2022	. Ruff)	Leonard Cheserem	Prepared by:



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engagement after publication of the final regulations. Nevertheless, Parliament would undertake another public participation. He mentioned that the Authority has had a better understanding of the financial industry from the stakeholders' comments.

Sign off:	
Prepared by:	
Miriam Onyango	
Sign Nauy .	Date
Elizabeth Roimen	
Sign	Date 12/12/22
Reviewed by:	
Sharon Kirai	
Sign	Date 13/12/2022
Approved by:	
Josephine Mugure	
Sign: Jo	Date 13th December 2022



person is not in full perview of the costs of the non-resident hence a lower rate as compared to corporate tax of 37.5%.

- KRA stated that just because financial derivatives are main activities of banks they
 cannot be exempted from paying tax since taxes are levied on a taxpayer's main
 activities anyway.
- On determining of losses, financial derivatives are based on an underlying asset for
 which prices are determined before transactions take place and on balancing the
 books at the end of the period, the business can determine the gain or loss incurred.
 A loss to the resident bank is a gain to the non-resident counterparty.
- KRA would review the ISDA agreement to identify how it can be considered in the regulations, but only to the extent that the Kenyan government is a signatory to it and if it specifically provides for tax exemptions.
- KRA agreed with one the stakeholder's comments that no one gets into a financial
 derivative contract expecting a loss. However, if a gain is made by a resident person,
 taxation would apply thus the same should apply to non-residents when the
 resident person makes a loss.
- On the issue of taxation hindering competitiveness, KRA stated that taxes are a cost to business but it is not fair when some individuals are exempted even though gains are incurred.
- KRA has trained officers to deal with tax avoidance thus; stakeholders should not
 worry about it.
- KRA asserted that they would review how to handle current swaps in the regulations.
- The Chair requested stakeholders to send their views on how gain or loss should be
 defined by Thursday 8th December 2022. He suggested that the scope of the
 definition should not be limited to non-deliverable contracts.

5.0 Conclusion

The stakeholders appreciated KRA team for the opportunity to give their views on the draft regulations and discuss the challenges. They hoped that their submissions would be taken into consideration in the final regulations. They looked forward to further engagements.

The Chair thanked stakeholders for their participation. He assured stakeholders that their challenges would be addressed. However, KRA may not call for another



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S/No.	Stakeholder	Submission
		on the local bank or the non-resident counterparty. In addition, it is not possible to determine the loss that the non-resident party is making. • International Swaps & Derivatives Association (ISDA) governs any overthe-counter (OTC) derivatives entered into a bilateral arrangement. Members were concerned on how the financial derivatives regulations would affect ISDA agreements and an overlay of OTC derivatives where netting off is required.
2.	Citibank, EY	 Central Bank of Kenya (CBK) restricts offshore banks from borrowing Kenya shillings in any form for a tenor less than one year. That means that whenever they come into the market to buy the Infrastructure Bonds (IFBs) issued by the Treasury, they enter into swaps longer than a year. Imposing a tax on this funding would thus negate the reason behind the IFBs and would see reduced participation in these auctions. Taxation of financial derivatives in Kenya will lead to non-competitiveness of the sector. Unlike other jurisdictions where their derivatives markets are developed and traded in the stock markets, this is not the case in Kenya. Financial derivatives in Kenya are mainly used for hedging purposes and not for investment.

4.0 KRA Response

- The provisions of this tax are under Section 9 and not Section 35 of the Income Tax Act.
- Taxes are not meant to stifle or hold back investments, but are just portions of
 profits made. Countries have developed unilateral measures in taxing financial
 derivatives, which may not be uniform. For instance, India charges financial
 derivatives gains as interest while other countries charge it as capital gains. If
 Kenya were to tax it as capital gains, it would not make any difference considering
 the CGT rate is 15% effective from January 2023.
- KRA would consider defining the term "gain" in the regulations. However, hedging
 activities undertaken by businesses result in a gain or a loss hence why they cannot
 be excluded from the tax.
- Option premiums are claimed as a cost for the person undertaking the financial derivative. Therefore, the counterparty to that transaction recognizes the income thus should be taxed. The tax rate of 15% was decided on the basis that the resident



3.0 Summary of Presentation by Stakeholders

S/No.	Stakeholder	Submission
1.	KBA, PWC, EABX	 Withholding tax is applicable on payments, not gains. The provisions of Sections 35 of the Income Tax Act envisage that withholding tax should be deducted upon payment. Draft regulations impost WHT tax on gains, which is taxable under corporate income tax. Draft regulations do not provide a definition for the term "gains". The regulations bring out an erroneous assumption that the expense by a Kenyan resident bank is a gain to the non-resident counterparty. On the contrary, the gain to the counterparty is the difference between the price
		they get from a Kenyan bank and the price they have agreed with their customer in the back end. Proposed WHT will stifle the budding derivatives market. Imposition of tax on derivatives will drive non-residents from Kenyan derivatives market, which works against the agenda of making Kenya a financial hub. Proposed WHT would be a consumption tax, as it would be passed on to the customers or possibility of grossing up the resident bank ends up being a local resident bank cost. The Draft regulations assume that the expense paid by the local bank including option premium is equal to the gain by the non-resident counterparty. The local bank expense is the difference between pricing to foreign banks and market pricing in Kenya, which is not a gain on the non-resident counterparty. Stakeholders proposed that resident financial institutions registered as such under the Banking Act be exempted from the requirement to withhold tax on gains, if any, accruing to non-resident related entities. Tax avoidance due to successive loss making contract that offsets a preceding profit making contract is not practical considering banks enter into a wide pool of transactions both simultaneously and on a consecutive series. Regulation 7 requires that WHT would be due on the 20th day of the month after which the non-resident realizes the loss. The Regulations does not define what a loss is and whether the loss referred to is the loss



REPORT ON PUBLIC PARTICIPATION ON INCOME TAX (FINANCIAL DERIVATIVES) REGULATIONS, 2022

1.0 Preamble

The Finance Act 2022 introduced taxation of gains from financial derivatives transactions accruing to a non-resident person. The amendment took into account that gains accruing to non-residents from derivatives transactions were not subject to tax. Following this, a public notice was issued requesting stakeholders to present their submissions as the team was drafting the regulations. Thereafter, the draft regulations on financial derivatives were put out for public participation. The stakeholders had a window to give feedback till 30th November 2022. In this regard, Kenya Revenue Authority (KRA) held a webinar on Monday, 5th December 2022 from 10:00am to 01:00pm to discuss the submissions presented.

The webinar hosted about 55 participants drawn from Kenya Bankers Association (KBA), EABX Public Limited Company (EABX), Pricewaterhouse Coopers (PWC Kenya), Citibank and Ernst & Young LLP (EY).

Deputy Commissioner - Corporate Policy, Mr. Maurice Oray chaired the webinar in conjunction, with Assistant Manager Stakeholder Engagement and Events Management, Ms. Sharon Kirai as the moderator.

2.0 Opening remarks

In his opening remarks, the Chair welcomed members to the engagement and stated the necessity to align the laws to ensure that the tax system was fair irrespective of the residency such that gains due to non-residents were subject to tax. Furthermore, there was need to encourage growth and development in the financial sector thus transactions carried out in Nairobi Securities Exchange (NSE) were exempted. The Chair noted that regulations would be effective 1st January 2023. The purpose of the engagement was therefore to get views of stakeholders on the draft regulations before final regulations were published.

Kindly acknowledge receipt.

Regards.

Arnold Wangila

Senior Accountant

Kenya Bankers Association

13th Floor, International House, Mama Ngina Street

Nairobi, Kenya

Mobile: +254714207875

www.kba.co.ke & Kenya Bankers Association @ @KenyaBankers

"Tell me and I forget. Teach me and I remember Involve me and I learn."



Click Here To Share Feedback

[attachment "Submissions on the Draft Income Tax (Financial Derivatives) Regulations 2022.pdf" removed by KRAStakeholder Engagement/KRA]





Re: Submissions on the draft Income Tax (Financial Derivatives) Regulations 2022KRAStakeholder Engagement to: Josephine Mugure 09/12/2022 17:17
Cc: Silas Okeyo Oure, Leonard Kipkorir Cheserem

Please see below invite mail

Regards,

Stakeholder Engagement Unit | Marketing & Communication| Kenya Revenue Authority P. O. Box 48240 - GPO 00100 Nairobi | +254 (020) 499 2045 or Ext. 2045 | 254 (0711) 099 999| Email: stakeholder.engagement@kra.go.ke

----Forwarded by KRAStakeholder Engagement/KRA on 12/09/2022 05:17PM -----

To: "Arnold Wangila" <a wangila@kba.co.ke>
From: KRAStakeholder Engagement/KRA

Date: 12/01/2022 04:17PM

Cc: "Kennedy Mutisya" < kmutisya@kba.co.ke>, Tobias Maurice/DTD/KRA@KRA, Sharon Kirai/MKT/KRA@KRA, Calinael Kianga/MKT/KRA@KRA, Elizabeth Keranta Roimen/MKT/KRA@KRA Subject: Re: Submissions on the draft Income Tax (Financial Derivatives) Regulations 2022

Good afternoon Sir,

This is well received, with thanks.

KRA invites you to a public participation on Income Tax (Financial Derivatives) Regulations, 2022 on *Monday*, 5th December, 2022 between 10:00am - 12noon, with the meeting link below:

https://kra.webex.com/kra/i.php?MTID=m21b44db1298f24e77a1bcafe7f77bf35

Meeting number: 2373 583 2332

Password: XKtYZUwF735

Please share the invite with your membership,

Regards, Tobias Maurice Regards,

Stakeholder Engagement Unit | Marketing & Communication| Kenya Revenue Authority
P. O. Box 48240 - GPO 00100 Nairobi | +254 (020) 499 2045 or Ext. 2045 | 254 (0711) 099 999|
Email: stakeholder.engagement@kra.qo.ke

--- "Arnold Wangila" < awangila@kba,co.ke > wrote; ----

To: "Stakeholder.Engagement@kra.go.ke" <stakeholder.engagement@kra.go.ke>, "Kennedy Mutisya" <kmutisya@kba.co.ke>

From: "Arnold Wangila" <a wanqila@kba.co.ke>

Date: 12/01/2022 02:57PM

Subject: Submissions on the draft Income Tax (Financial Derivatives) Regulations 2022

Good afternoon,

Find attached banking industry submission.

Public Participation on Income Tax (Financial Derivatives) Regulations, 2022Tobias Maurice to: Josephine Mugure 09/12/2022 17:13
Cc: Silas Okeyo Oure, Leonard Kipkorir Cheserem

Please see below invite mail

----Forwarded by Tobias Maurice/DTD/KRA on 12/09/2022 05:19PM -----

To: kelvinmbithi52@gmail.com From: Tobias Maurice/DTD/KRA Date: 11/28/2022 01:30PM

Cc: Sharon Kirai/MKT/KRA@KRA, Calinael Kianga/MKT/KRA@KRA, Elizabeth Keranta

Rolmen/MKT/KRA@KRA

Subject: Public Participation on Income Tax (Financial Derivatives) Regulations, 2022

Dear Kelvin,

KRA invites you to a public participation on Income Tax (Financial Derivatives) Regulations, 2022 on *Monday, 5th December, 2022* between 10:00am - 12noon, with the meeting link below;

https://kra.webex.com/kra/i.php?MTID=m21b44db1298f24e77a1bcafe7f77bf35

Meeting number: 2373 583 2332

Password: XKtYZUwF735

Regards, Tobias Maurice



https://www.kra.go.ke/images/KRA-Mail-Disclaimer.pdf





Hope this finds you well.

Following the notice requesting for comments from the public on the Draft Income Tax (Financial Derivatives) Regulations 2022, please find attached proposed amendments by EY.

Kind regards



David King'ori

Ernst & Young LLP
Kenya-Re Towers, Upperhill, Kenya
Office: +254-20-2886000 | Mobile: +254-722 646450 | david.kingori@ke.ev.com
Website: http://www.ey.com

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[attachment "Legislative Memorandum Income Tax (Financial Derivatives) Regulations 2022 EY;pdf" removed by KRAStakeholder Engagement/KRA]



Re: Draft Income Tax (Financial Derivatives) Regulations 2022KRAStakeholder Engagement to:

Josephine Mugure 09/12/2022 17:15

Cc: Silas Okeyo Oure, Leonard Kipkorir Cheserem

Please see below invite mail

Regards,

Stakeholder Engagement Unit | Marketing & Communication | Kenya Revenue Authority P. O. Box 48240 - GPO 00100 Nairobi | +254 (020) 499 2045 or Ext. 2045 | 254 (0711) 099 999| Email: stakeholder.engagement@kra.go.ke

----Forwarded by KRAStakeholder Engagement/KRA on 12/09/2022 05*14PM -----

To: "David King'ori" < David.Kingori@ke.ev.com>

From: KRAStakeholder Engagement/KRA

Date: 12/01/2022 04:21PM

Cc: "Francis N Kamau" < francis, kamau@ke.ey.com > , "Rachel W Njuguna"

< Rachel.W.Njuguna@ke.ey.com >, "Ann Magondu" < ann.magondu@ke.ey.com >, "Robert W

Maina" < robert.maina@ke.ev.com > , Sharon Kiral/MKT/KRA@KRA, Calinael

Kianga/MKT/KRA@KRA, Elizabeth Keranta Rolmen/MKT/KRA@KRA

Subject: Re: Draft Income Tax (Financial Derivatives) Regulations 2022

Dear David,

KRA invites you to a public participation on Income Tax (Financial Derivatives) Regulations, 2022 on Monday, 5th December, 2022 between 10:00am - 12noon, with the meeting link below:

https://kra.webex.com/kra/i.php?MTID=m21b44db1298f24e77a1bcafe7f77bf35

Meeting number: 2373 583 2332

Password: XKtYZUwF735

Regards,

Stakeholder Engagement Unit | Marketing & Communication | Kenya Revenue Authority P. O. Box 48240 - GPO 00100 Nairobi | +254 (020) 499 2045 or Ext. 2045 | 254 (0711) 099 9991

Email: stakeholder.engagement@kra.go.ke

---"David King'ori" < <u>David.Kingori@ke.ev.com</u>> wrote:,----

To: "stakeholder.engagement@kra.go.ke" <stakeholder.engagement@kra.go.ke>

From: "David King'ori" < David Kingori@ke.ey.com>

Date: 12/01/2022 07:39AM

Cc: "Francis N Kamau" < francis.kamau@ke.ey.com, "Rachel W Njuguna" < Rachel.W.Njuguna@ke.ey.com, "Ann Magondu" < ann.magondu@ke.ey.com, "Robert W

Maina" < robert.maina@ke.ey.com>

Subject: Draft Income Tax (Financial Derivatives) Regulations 2022

Dear KRA team,

Derivatives) Regulations, 2022 by the Kenya Revenue Authority.

As a stakeholder, we are pleased to submit to you our comments and proposals relating to the regulations for consideration. We are happy to provide additional

information or clarifications as appropriate. We would also appreciate an opportunity to discuss our submissions with you.

Please find attached our submission.

Regards,

Geoffrey Radier

Chief of Staff

EABX

[attachment "EABX Submission to KRA - Derivatives Taxation - 30 Nov 22.pdf" removed by KRAStakeholder Engagement/KRA]





EABX Submission on the Income Tax (Financial Derivatives) Regulations, 2022KRAStakeholder Engagement to: Josephine Mugure 09/12/2022 17;16 Cc; Silas Okeyo Oure, Leonard Kipkorir Cheserem

Please see below invite mail

Regards,

Stakeholder Engagement Unit | Marketing & Communication| Kenya Revenue Authority
P. O. Box 48240 - GPO 00100 Nairobi | +254 (020) 499 2045 or Ext. 2045 | 254 (0711) 099 999|
Email: stakeholder.engagement@kra.go.ke

----Forwarded by KRAStakeholder Engagement/KRA on 12/09/2022 05:16PM -----

To: "Geoffrey Radier" < aradier@eabxgroup.com>

From: KRAStakeholder Engagement/KRA

Date: 12/01/2022 04:24PM

Cc: Sharon Kirai/MKT/KRA@KRA, Calinael Kianga/MKT/KRA@KRA, Elizabeth Keranta

Rolmen/MKT/KRA@KRA

Subject: Re: EABX Submission on the Income Tax (Financial Derivatives) Regulations, 2022

Dear Geoffrey,

KRA invites you to a public participation on Income Tax (Financial Derivatives) Regulations, 2022 on *Monday, 5th December, 2022* between 10:00am - 12noon, with the meeting link below:

https://kra.webex.com/kra/j.php?MTID=m21b44db1298f24e77a1bcafe7f77bf35

Meeting number: 2373 583 2332

Password: XKtYZUwF735

Regards,

Stakeholder Engagement Unit | Marketing & Communication | Kenya Revenue Authority P. O. Box 48240 - GPO 00100 Nairobi | +254 (020) 499 2045 or Ext. 2045 | 254 (0711) 099 999 |

Email: stakeholder.engagement@kra.go.ke

-- "Geoffrey Radier" < aradier@eabxgroup.com > wrote: ----

To: "stakeholder.engagement@kra.go.ke" <stakeholder.engagement@kra.go.ke>

From: "Geoffrey Radier" < gradier@eabxgroup.com>

Date: 11/30/2022 05:36PM

Subject: EABX Submission on the Income Tax (Financial Derivatives) Regulations, 2022

Dear Sir/Madam,

We write in response to the call for proposals and comments on the Income Tax (Financial



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Calinael Kianga	calinael.kianga@kra.go.ke	Yes	N/A	VoIP
Diana M	Diana.Mukosi@outlook.com	No	N/A	VolP
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Silas Oure	Silas.Oure@kra.go.ke	No	N/A	VoIP
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Nathan Njoroge Kihungi	nathan.njoroge@citi.com	No	N/A	VoIP
PwC - Andrew Wanjiru	andrew.w.wanjiru@pwc.com	No	N/A	VoIP



Session Detail Report

Session detail for 'Public Participation on Income Tax (Financial Derivatives) Regulations, 2022':

All sessions in Nairobi Time (Nairobi, GMT+03:00)

Meeting information

Public Participation on Income Tax (Financial Topic:

Derivatives) Regulations, 2022

Start date: 12/5/22 Duration: 168 mins

Registered:N/A

Meeting Meetings type:

9:50 am Start time: Invited:

Client attended:

55

Client participant list55

Name	Email	Invit	edRegiste	red Audio
Nickson Omondi	noodondi@yahoo.com	No	N/A	VolP
Haron	haron.wangeci@absa.africa	No	N/A	VoIP
Josephinr	Josephine.Mugure@kra.go.ke	No	N/A	VoIP
Moses Kiboi	Moses.Kiboi@sc.com	No	N/A	VolP
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Miriam Onyango	miriam.onyango@kra.go.ke	Yes	N/A	VoIP
Calinael Kianga	calinael.kianga@kra.go.ke	Yes	N/A	VoIP
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provisions of the Income Tax Act, Cap 470 a regulatory impact statement is unnecessary.

6.3 It is expected that the additional revenue will positively impact government activities by enhancing financial capacity to provide public services, and reduce reliance on loans, which are more expensive on the tax-paying public. It will also result in tax base expansion and bring equity in taxation of gains arising from financial derivatives which are earned by non-residents.

7.0 Monitoring and review

The Legal Notice will be implemented by the Kenya Revenue Authority, will be operational from 1st January 2023 and will be reviewed from time to time to address any challenges for better implementation of the provisions.

8.0 Request to the National Assembly

The National Assembly is invited to:

- a) Note the contents of this memorandum.
- b) Adopt Legal Notice No. xx of 2022.

9.0 Contact

Cabinet Secretary

The National Treasury and Economic Planning
P. O. Box 30007-00100

NAIROBI

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various stakeholders including Citibank N.A Kenya, Ernst & Young LLP, Ernest & Martin Associates, EABX Public Limited Company, Deloitte & Touche LLP and Kenya Bankers Association.

- 5.4 The Authority invited and held an online meeting with the stakeholders among them Kenya Bankers Association, EABX Public Limited Company, Stanchart Bank, Eco Bank, Stanbic Bank, PwC, Absa Africa, Equity Bank among other members of the business community and the general public on 5th December, 2022 to review their comments and submissions.
- 5.5 All stakeholders' comments were reviewed and their feedback incorporated, where appropriate, to improve the regulations as explained below.
- 5.6 In particular, a definition of "gains" was provided in the regulations. This was borrowed from the suggestions given by the stakeholders and fortified by KRA to ensure it includes all anticipated gains. It was also clarified when a gain or loss shall be deemed to have been realize.

6.0 Impact

- 6.1 The Legal Notice provides a mechanism for the implementation of the withholding tax on gains arising from financial derivatives contract. It is expected that implementation of the tax will have positive impact as it will increase revenues collected as it is bringing into the ambit of taxation persons who were previously not taxable with regard to the gains from financial derivative transactions.
- 6.2 Section 9 of the Statutory Instrument Act, 2013 provides that a regulatory impact statement need not be prepared for a proposed statutory instrument if the proposed legistaltion only provides for an amendment of a fee, charge, or tax consistent with announced government policy. Since the Regulations are done in line with the



- Further, to allow for growth in the emerging financial derivatives market, the Finance Act, 2022 exempted taxation of gains arising from transactions in the Nairobi Securities Exchange Derivatives Market.
- 4.2 The provision is expected therefore to widen the tax base by taxing gains accrued by non-resident persons while still maintaining the competitiveness of financial derivatives traded at the Nairobi Securities Exchange (NSE).
- 4.3 Kenya joins a host of other jurisdictions that have introduced provisions to bring to tax gains from derivative transactions. These include; United Kingdom, Brazil, US, India and Belgium among others. This will help her to keep abreast with best practise.

5.0 Public Consultation Outcome

- In developing this Legal Notice, public participation was undertaken in compliance with the provisions of Section 5 of the Statutory Instruments Act, 2013 and Article 201 (a) of the Constitution.
- The National Treasury and Economic Planning through the Kenya Revenue Authority invited business organizations and members of the public to submit their views for consideration in the development of the Income Tax (Financial Derivatives) Regulations, 2022 on 2nd September, 2022 through a public notice on the KRA website and 6th September 2022 in the newspapers.
- Further, the Kenya Revenue Authority upon considering comments from Citi Corporate and Investment Banking, Kenya Bankers Association, Kelvin Mbithi, Ernest Muriu among others, developed the draft Income Tax (Financial Derivatives) Regulations, 2022. These were then subjected to a second round of public participation from Thursday, 17th November, 2022 in compliance with the law. A copy of the public notice is attached. Feedback was received from



2.2 The Finance Act, 2022 introduced a 15% withholding tax on income from financial derivatives contracts earned by a non-resident person through an amendment to Section 3(2), 9(3) and the Third Schedule to the Income Tax Act, Cap 470. This amendment takes effect from 1st January 2023.

3.0 Policy Background

- 3.1 The primary objective of the Legal Notice is to provide a legal instrument to enable the government to implement the tax measures necessary for funding its economic development and growth agenda.
- 3.2 Trading in financial derivatives is steadily growing as an integral part of the financial market. There has been significant growth and development of the derivatives market in the world in the last three decades.
- 3.3 Derivatives include forward contracts, futures, swaps, and options. In contrast with a stock issued by a company and purchased by an investor, a derivative contract is a private agreement between a buyer and a seller, which specifies how the value of the contract evolves over time.
- 3.4 The taxation of the financial derivatives contract is a positive development for Kenya as it provides a good platform to widen the tax base and spread the burden of tax across the tax-paying public; both residents and non-residents who derive income or accrue income from Kenya.
- 4.0 Currently, gains by non-residents from financial derivatives are not taxed, thus creating unfairness and room for tax avoidance in the Kenyan legislation. The Finance Act 2022 therefore, bridged this gap by creating a provision to equally impose a tax on non-resident persons.



ISO 9001:2015 CERTIFIED

EXPLANATORY MEMORANDUM TO THE INCOME TAX ACT (CAP. 470): FINANCIAL DERIVATIVES REGULATIONS, 2022

LEGAL NOTICE NO. xx of 2022

PARTI

Name of Statutory

Instrument

: Financial Derivatives Regulations, 2022

Name of Parent Act

: Income Tax Act, Cap. 470

Enacted Pursuant to

: Section 9(4) as read with section 130 of

the Income Tax Act, Cap 470

Name of the

Ministry/Department

: The National Treasury and Economic

Planning

Gazetted on

: Xx December 2022

PART II

1.0 Purpose of the Statutory Instrument

- 1.1 The objective of this Memorandum is to submit the Legal Notice No. xx of 2022 for tabling in the National Assembly in accordance with the provisions of Section 11 of the Statutory Instruments Act, 2013.
- 1.2 The Legal Notice introduces the Income Tax (Financial Derivatives)
 Regulations, 2022 in line with the requirements of the Income Tax
 Act, Cap 470.

2.0 Legislative Context

2.1 The Legal Notice on the Income Tax (Financial Derivatives)
Regulations, 2022 is made pursuant to section 9(4) as read with
section 130 of the Income Tax Act, Cap 470. Section 9(4) empowers
the Cabinet Secretary for the National Treasury and Economic
Planning to make regulations for ease of administration and
implementation of the financial derivatives contracts provisions.

Tell	Washington and the second and the se	ii. settlement of the contract, or iii. Expiry of the contract
		Provided that in the case of an option contract the gain or loss shall be deemed realised at the time of payment of the option premium and at the time the option is exercised. 2) Realised losses by a resident person from financial derivatives shall be allowed as a deduction against gains accruing from similar activities to the extent that it has not been claimed.
5.	Realized loss not allowable on resident person	 (1) No deduction shall be allowed in respect of realised losses against the income for that period where no tax has been paid contrary to the provisions of these Regulations. (2) A person shall not claim a deduction in respect of a loss arising from a financial derivative transaction if it enters into a substantially identical transaction within thirty days before or after the loss was realized.
6.	Records and characterisation of income from financial derivatives	 (1) A person involved in financial derivatives transactions shall keep records of all contracts and financial activities resulting from such contracts. (2) All incomes arising from financial derivative activities shall clearly be characterised as other incomes (financial derivative gains/losses) in the tax returns for the period and shall be treated as a separate source in accordance with Section 15(7) of the Act for a resident person or a permanent establishment in Kenya.
7.	Payment of Taxes	The tax under these regulations shall be due and payable by the 20 th of the month, after which the loss from the transaction with the non-resident person is realised.

Made on the 2022	Made	e on t	he	1	20	22	
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NJUGUNA NDUNGU,

Cabinet Secretary for National Treasury and Economic Planning

		"gain" means any profit earned by a person from a financial derivative contract and includes any premium or fee paid in respect of an option derivative contract;
		"interest rate swap" is an agreement between two parties to exchange one stream of interest payments for another, over a set period of time;
		"option contract" means a financial derivative which offers the holder the right, but not the obligation, to buy or sell the underlying asset or security at a specific price on or before the option's expiry date;
		"option premium" is the price the option holder pays to buy or sell option contract;
anne.		"put option" means an option that gives the holder the right to sell an underlying asset within a specific period of time at a stipulated price;
		"swap" is a contract to purchase or sell an underlying asset at a stipulated price at a certain time and may involve several settlements before maturity.
Andrew State of State		"underlying asset" include bonds, commodities, currencies, interest rates, security, stock index, price indices, credit ratings or similar assets.
3.	Scope of gains from financial derivatives	(1) Any realized gain to a non resident person, being a realized loss to the resident person who is a party to the financial derivative contract shall be chargeable to a final tax in accordance with the Act; (2) For purposes of Regulation 3(1), financial derivatives contracts, unless specifically exempt under the Act, include;
		(a) futures contracts including interest rate futures, stock index futures, volatility futures, weather futures or similar future contracts whether cash settled or not;
		(b) forward contracts whether cash settled or not;
de constantin	No.	(c) swap contracts including interest rate swaps, currency swaps, credit default swaps, hybrid swaps or similar contracts;
		(d) options including put options, call options and option spreads; or
		(e) any other financial derivative instrument.
4.	Realisation of gain or loss	1) Subject to the provisions of these Regulations, a gain or a loss from a financial derivative shall be deemed realized, at the earlier of underlying asset changing hands, or

LEGAL NOTICE No. ___ OF 2022

THE INCOME TAX ACT

(Cap. 470)

THE INCOME TAX (FINANCIAL DERIVATIVES) REGULATIONS, 2022

	and the second s	THE INCOME TAX ACT	
ALP IN COLUMN	The state of the s	(Cap. 470)	
		vers conferred by Section 9(4) as read with section 130 of the Income cretary for the National Treasury and Economic Planning makes the following Regulations—	
*	THE INCOME	TAX (FINANCIAL DERIVATIVES) REGULATIONS 2022	
1.	Citation and commencement		
2.	Interpretation	In these Regulations, unless the context otherwise requires—	
	Andreason and the second of th	"Act" means the Income Tax Act, Cap 470 Laws of Kenya;	
The state of the s		"call option" means an option that gives the holder the right to buy the underlying assets at a stipulated price on or before a specific future date;	
		"currency swap", is a contract between two parties to exchange two currencies at a later date, but at a predetermined exchange rate	
		"financial derivative" has the meaning assigned to it in section 2 of the Act;	
		"forward contract" is a customised, over-the-counter traded financial derivative contract that provides for the purchase or sale of an underlying asset whose delivery or settlement is to be made at a future date at a price agreed upon when the contract is entered into;	
		"futures contract" means a standardised agreement traded in a recognised exchange market for the acquisition or disposal of an underlying asset whose delivery is to be made at a future date and at a price agreed upon when the contract is entered into and shall include a reference to a date and a price determined in accordance with the terms of the contract;	