

REPUBLIC OF KENYA

Jou may approve for fabling- 1060

THIRTEENTH PARLIAMENT - SECOND SESSION



STANDING COMMITTEE ON FINANCE AND BUDGET

REPORT ON EQUALISATION FUND (ADMINISTRATION) BILL, 2023 (SENATE BILLS NO.14 OF 2023)

DATE 25/7/2008

TABLED BY Majority Cocader

COMMITTEE FRACLERK AT THE TABLE Chania

ambers,
Buildings,

JULY 2023

Clerk's Chambers, Parliament Buildings, NAIROBI.

Table of contents

Table of contents	2
LIST OF ABBREVIATIONS/ACRONYMS	3
PREFACE	.4
PREFACE	л
ESTABLISHMENT AND MANDATE OF THE COMMITTEE	4
MEMBERSHIP OF THE COMMITTEE	5
CHAIRPERSON'S FOREWORD	6
ACKNOWLEDGEMENT	10
CHAPTER ONE	11
OVERVIEW OF THE EQUALISATION FUND (ADMINISTRATION) BILL, 2023	11
1.1 Background	11
1.2 Contents of the Equalisation Fund (Administration) Bill, 2023	11
CHAPTER TWO	14
OVERVIEW OF PUBLIC PARTICIPATION ON THE BILL	14
2.1 Submissions by Stakeholders	14
2.1 Submissions by Stakeholders	14
2.2 Commission on Revenue Allocation	17
2.3 The Council of Governors	1/
2.4 The National Treasury and Economic Planning	19
2.5 The National Gender and Equality Commission	20
CHAPTER THREE	22
SUMMARY OF STAKEHOLDERS SUBMISSIONS AND THEMATIC AREAS	22
CHAPTER FOUR	23
COMMITTEE OBSERVATIONS	23
CHAPTER FIVE	25
COMMITTEE RECOMMENDATIONS	
COMMITTEE RECOMMENDATIONS	

LIST OF ABBREVIATIONS/ACRONYMS

CEC - County Executive Committee

CoG - Council of Governors

CRA - Commission on Revenue Allocation

NGEC - National Gender and Equality Commission

PFMA - Public Finance Management Act

PREFACE ESTABLISHMENT AND MANDATE OF THE COMMITTEE

Article 124 (1) of the Constitution of Kenya provides that each House of Parliament may establish committees and shall make Standing Orders for the orderly conduct of its proceedings, including the proceedings of its committees.

Parliamentary committees consider policy issues, scrutinize the workings and expenditures of the National and County Governments, and examine proposals for legislation. The end result of any process in Committees is a report, which is tabled in the House for consideration.

The Senate Standing Committee on Finance and Budget is established under Section 8(1) of the Public Finance Management (PFM) Act, 2012 and standing order 228 of the Senate Standing Orders and is mandated to-

- a) investigate, inquire into, and report on all matters relating to coordination, control, and monitoring of the county budgets and examine
 - i. the Budget Policy Statement presented to the Senate;
 - ii. the report on the budget allocated to constitutional Commissions and independent offices;
 - iii. the Division of Revenue Bill, the County Allocation of Revenue Bill, the County Governments Additional Allocations Bill, and the cash disbursement schedules for county governments;
 - iv. all matters related to resolutions and Bills for appropriations, the share of national revenue amongst the counties, matters concerning the national budget, including public finance and monetary policies and public debt, planning, and development policy; and
- b) Pursuant to Article 228 (6) of the Constitution, to examine the report of the Controller of Budget on the implementation of the budgets of county governments.

MEMBERSHIP OF THE COMMITTEE

Following the constitution of the Standing Committees of the Senate of the Thirteenth (13th) Parliament on Thursday, 13th October, 2022, the Senate Standing Committee on Finance and Budget as currently constituted comprises the following Members-

1)	Sen. (Capt.) Ali Ibrahim Roba, EGH, MP	-	Chairperson
	Sen. Maureen Tabitha Mutinda, MP	-	Vice-Chairperson
3)	Sen. (Dr.) Boni Khalwale, CBS, MP	-	Member
4)	Sen. Joyce Chepkoech Korir, MP	-	Member
5)	Sen. Tabitha Karanja Keroche, MP	-	Member
6)	Sen. Mohamed Faki Mwinyihaji, MP	-	Member
7)	Sen. Richard Momoima Onyonka, MP	=	Member
8)	Sen. Shakila Abdalla Mohamed, MP	-	Member
9)	Sen. Eddy Gicheru Oketch, MP	-	Member
,			

CHAIRPERSON'S FOREWORD

The Equalisation Fund (Administration) Bill, 2023 (Senate Bills No. 14 of 2023) was published via Kenya Gazette Supplement No. 44 of 12th April, 2023 and read a First Time in the Senate at its sitting held on Thursday, 4th May, 2023. Thereafter, pursuant to standing order 145 of the Senate Standing Orders, the Bill was committed to the Standing Committee on Finance and Budget for consideration.

The Bill proposes to establish administrative structures for the management of the Equalisation Fund. This will ensure effective and efficient mechanisms are in place for smooth implementation or utilisation of the fund.

The Equalisation Fund is established under Article 204 of the Constitution. Article 204(1) of the Constitution provides that in each financial year, there shall be paid into the Fund at least one-half percent of all revenue collected and calculated on the basis of the most recent audited accounts approved by the National Assembly.

The Fund may only be used to provide basic services such as water, roads, health facilities, and electricity to marginalised areas to the extent necessary to bring, so far as is possible, the quality of those services to the level generally enjoyed by the rest of the nation.

It is worth noting that the High Court, in the case Petition No. 272 of 2016, declared the 2015 Guidelines on administration of the Fund as unconstitutional. This was based on the argument that the 2015 Guidelines had not provided for the role of county governments in the management of the Fund and the implementation of projects under the Fund, yet counties are the units of expenditure of the Equalisation Fund. However, later, through a multi-agency effort, the Public Finance Management (Equalization Fund Administration) Regulations, 2021 were developed and approved by Parliament. Since 2021, the Fund has been administered by a Board established pursuant to Regulation 4(1) of the Public Finance Management (Equalization Fund Administration) Regulations, 2021.

The Equalisation Fund (Administration) Bill, 2023, mirrors the existing Public Finance Management (Equalization Fund Administration) Regulations, 2021, and proposes to the establishment of an Equalisation Fund Advisory Board comprising of a Chairperson appointed by the Cabinet Secretary for the National Treasury, the Principal Secretaries for Finance and Devolution, a representative of pastoralist communities nominated by the National Assembly, a representative nominated by the Senate, the Controller of Budget, one person nominated by Council of Governors and a representative of the Commission on Revenue Allocation (CRA).

The Bill obligates the Board to, inter alia-

- a) Appraise and evaluate projects proposed under the workplans.
- b) Make recommendations on the priority areas requiring financing and implementation in accordance with the workplans.
- c) Oversee, in consultation with the County Governments, the implementation of the projects to ensure compliance with the Constitution.
- d) Monitor and evaluate projects implemented by the beneficiary county governments.

The Chief Executive Committee (CEC) Member responsible for Finance in a beneficiary county is required to prepare and submit a report to the Board setting out the implementation status of projects financed by the Fund.

The Bill proposes that each county shall establish a County Technical Committee which shall be responsible for approving all projects financed by the Fund. Further, the subcounty technical committee whose functions shall be to evaluate and prioritize development proposals and prepare quarterly reports on funds received and project implementation status for submission to county technical Committee. The project identification and implementation committee will identify and prioritize projects in beneficiary counties, prepare and submit proposal to sub-county technical committee and provide oversight on project implementation.

Considering the delays that have taken place in operationalization and disbursement from the Fund and that the last appropriation Bill for the release of funds was made in 2018, the Bill proposes that, pursuant to Article 204(7) of the Constitution, the term of the Fund be extended by a further fixed period of ten (10) years.

During consideration of the Bill, the Committee, pursuant to Article 118 of the Constitution and standing order 145 of the Senate Standing Orders, invited members of the public to submit views on the Bill. Further, the Committee held consultative meetings with key stakeholders. The submissions by the following institutions are attached in this report-

- a) The National Treasury and Economic Planning;
- b) The Council of Governors (CoG);
- c) The Commission on Revenue Allocation (CRA); and
- d) The National Gender and Equality Commission (NGEC)

Committee Observations

Having considered the Bill and submissions from the stakeholders, the Committee made several observations, including -

- a) Given that the project implementation will take place in marginalised areas identified within Counties, the representation of the county governments on the Equalization Fund Advisory Board and technical committees was inadequate compared with the national government representation. Therefore, there was need for adequate representation of county governments through the Council of Governors. This would boost the county government's engagement in the administration of the Fund.
- b) The Commission on Revenue Allocation should provide a clear definition of the term "marginalised areas" in development of the Third policy on marginalisation.

ACKNOWLEDGEMENT

I take this opportunity to commend the Members of the Committee for their devotion and commitment to duty, which made the consideration of the Equalisation Fund (Administration) Bill, 2023

Appreciation to the offices of the Speaker and the Clerk of the Senate for the support extended to the Committee in undertaking this important assignment.

Lastly, I thank the stakeholders who submitted written memoranda and who appeared before the Committee to present their comments on the Bill.

It is now my pleasant duty, pursuant to standing order 148 (1) of the Senate Standing Orders, to present the Report of the Standing Committee on Finance and Budget on Equalisation Fund (Administration) Bill, 2023

Signature Date 181071252

SEN. (CAPT.) ALI IBRAHIM ROBA, EGH, MP, CHAIRPERSON,

STANDING COMMITTEE ON FINANCE AND BUDGET

CHAPTER ONE

OVERVIEW OF THE EQUALISATION FUND (ADMINISTRATION) BILL, 2023

1.1 Background

The Equalisation Fund (Administration) Bill, 2023 (Senate Bills No.14 of 2023)
was published via Kenya Gazette Supplement No.44 of 12th April, 2023 and read
for First Time in the Senate at its sitting held on Thursday, 4th May, 2023.

1.2 Contents of the Equalisation Fund (Administration) Bill, 2023

- 2. Article 204 (1) of the Constitution establishes the Equalisation Fund whose purpose is to finance the provision of certain services in order to bring the quality of these services in marginalised areas to the level generally enjoyed by the rest of the country. The primary object of this Bill is therefore to provide the administrative structure for the management of the Equalisation Fund and to establish the criteria through which projects contemplated under Article 204(2) of the Constitution are identified, financed and implemented..
- 3. The Fund is set up to provide basic services, including water, roads, health facilities, and electricity, to the marginalised areas to the extent necessary to bring the quality of those services to the level generally enjoyed by the rest of the nation, so far as possible in an equitable, efficient, and transparent manner.
- 4. The Bill seeks to establish a Board to be known as the Equalization Fund Advisory Board. The Board shall consist of the
 - a) Chairperson nominated by the Cabinet Secretary of the National Treasury,
 - b) Principal Secretary responsible for matters relating to finance,
 - c) Principal Secretary responsible for matters relating to devolution,
 - d) One person from a pastoralist community nominated by the National Assembly,
 - e) One person nominated by the Senate,

- f) One person nominated by the Council of Governors drawn from areas identified as marginalised by the Commission on Revenue Allocation,
- g) Chairperson of the Commission on Revenue,
- h) Controller of Budget, and a Chief Executive Officer who shall be secretary of the Board and the administrator of the Fund.
- 5. The Bill seeks to extend the term of the Fund by a fixed period of 10 years in accordance with Article 204(7) of the Constitution. The term of the Fund was set at twenty years. Cognizant of the fact that the period contemplated under Article 204(7) expires in the next seven (7) years, and that the Fund is yet to achieve its intended purpose, it is critical to extend the time limit for the Fund in order to ensure the purpose of the Fund is met.
- 6. The Bill provides for qualifications for appointment to the Equalization Fund Advisory Board, tenure of office, vacation of office, and the functions of the Board. The Bill also provides that the Board shall form committees necessary to ensure effective performance of its functions. The administrative expenses of the Board shall be paid out of the fund, and shall not exceed three percent of the allocation annually.
- 7. Additionally, the Bill provides for establishment and functions of a secretariat headed by the administrator of the fund, and other public officers the Cabinet Secretary shall appoint in consultation with the Advisory Board.
- 8. The Bill provides for establishment, composition and functions of County Technical Committees, Sub-county Technical Committees and Project Identification and Implementation Committees by beneficiary counties.
- 9. The Bill obligates the County Executive Committee (CEC) Member responsible for matters relating to finance to submit work plans through the respective county technical committee to the Board for approval. The CEC Member will also prepare quarterly and annual reports on funds received and implementation status of projects funded by the Equalisation Fund and submit the same to the Board, Commission of Revenue Allocation and Controller of Budget.

- 10. The Bill provides that the administrator of the Fund shall open a designated Equalization Fund account at the Central Bank of Kenya. Withdrawal from the Fund is authorised under an Act of Parliament that approves the appropriation of money, and the officer administering the Fund shall make a requisition for the withdrawal and submit it to the Controller of Budget for authorization.
- 11. Additionally, the Bill also provides that unutilized balances in the Equalization Fund shall not lapse at the end of the financial year but shall be retained for use for the purpose for which the Fund is established. further, the accounts of the Fund shall be audited and reported upon in accordance with the Public Finance Management Act and the Public Audit Act.
- 12. The Bill requires the Advisory Board to prepare a status report on all existing pending projects and their funding requirements in line with the submitted work plans, and the Cabinet Secretary responsible for matters relating to Finance shall make the necessary requisition for the transfer of monies to the county governments for the completion of the projects, and ensure that monies required for the completion of the projects have been transferred to the respective county governments.
- 13. The Advisory Board shall prepare the winding up report of the Fund not later than three months from the period specified under Article 204(6) of the Constitution or in legislation enacted by Parliament pursuant to Article 204(7) of the Constitution for approval by the Cabinet Secretary. The CS shall submit the report to the National Assembly and the Senate within fourteen days of the receipt of the report.
- 14. The Bill repeals the Public Finance Management (Equalization Fund Administration) Regulations, 2021, and provides for the transitional procedures. In this regard, any ongoing projects under the repealed Regulations shall be finalised in accordance with the provisions of this Act, and a person who immediately before the commencement of this Act was an officer or employee of the Advisory Board shall be deemed to be a member of staff of the Board for the unexpired period of that person's tenure.

CHAPTER TWO

OVERVIEW OF PUBLIC PARTICIPATION ON THE BILL

2.1 Submissions by Stakeholders

- 15. The Chapter entails submissions from various stakeholders regarding the Bill. These include
 - a) Commission on Revenue Allocation;
 - b) The Council of Governor;
 - c) The National Treasury; and
 - d) National Gender and Equality Commission.

2.2 Commission on Revenue Allocation

- 16. The representatives from Commission presented the following specific proposals and recommendations on the Bill
 - a) Clause 2 on interpretation
 - i. Add the definition of the phrases, "First policy", "unutilized balance", and "revenue" in their alphabetical sequences to align with the Constitution.
 - ii. Revenue should be defined as in Article 204(1) which refers to all revenue collected by the national government each year.
 - b) Sub-Clause 3(b) -purpose of the Bill- be amended by adding the words "and all other subsequent policies determined by the Commission on Revenue Allocation for purposes of Article 204(2)" to cater for all other future policies.
 - c) Sub-clause 3(d) be deleted since the Fund is yet to be fully operationalized, and that the Fund does not lapse at the end of the FY. Consequently, Clause 32 which extends the constitutional timeframe should be deleted.

- f) Proposal on Clauses 23-28
 - i. That there is a need to distinguish (in parts) the roles of the County Executive Committee Member responsible for matters relating to finance in the identification of projects and related processes to avoid duplication of roles.
 - ii. Clause 24 be amended to read as follows: "The County Executive Committee Member responsible for matters relating to finance shall submit work plans to the Board for approval". This is attributed to the fact that the CECM, Finance is only responsible to the Board and not the technical committee which has different reporting lines as per the Bill.

2.4 The National Treasury and Economic Planning

- 19. The National Treasury submitted a written memoranda with the following comments regarding the Bill
 - a) The Bill has been overtaken by events considering there is already an administrative and management framework in place for the administration of Fund.
 - b) The National Treasury is mandated to administer the Fund pursuant to section 18 of the PFM Act, 2012.
 - c) Public Finance Management (Equalization Fund Administration) Regulations, 2021 establishes the administrative and management framework in administration of the Fund.
 - d) The Bill does not provide any remedy it tries to cure. It has adopted the current structure for moving the administration of the Fund from the PFM Act to the Bill.
 - e) Though Parliament is mandated to extend the life of the Equalization Fund for a fixed period of time, it would be proper for this to be done in a stand-

- alone Bill, 24 months to the lapse of the 20 years specified in Article 204(6) of the Constitution.
- f) The current administration and management framework of the administration of the Fund under the PFM Act is sufficient hence there is no need for the Bill. In addition, any act of derailment in the administration of the fund will affect the achievement of the intended purpose of the Fund.
- g) The Committee should consider rejecting the Bill or subject it to further consultations with stakeholders.

2.5 The National Gender and Equality Commission

- 20. The National Gender and Equality Commission submitted a written memoranda on the Bill with the following proposals
 - a) Clause 6 on establishment of the Board- Clause 6(1)(d) be amended by substituting the person nominated by the National Assembly to represent pastoralists with two persons representing pastoralists and Persons with Disabilities (PWDs). The inclusion of a person representing PWDs will be in compliance with the Constitution and the Mwongozo Code.
 - In addition, clause 6(1)(e) be amended by qualifying the person nominated by the Senate as the criteria for the nomination is unclear.
 - Further, include a clause stating that in making the appointments, due regard shall be made in ensuring gender balance.
 - b) Clause 9(b)(v) on vacation of office be deleted without any replacement. This is because the provision is prejudicial and discriminatory to PWDs. The Convention on the Rights of PWDs and the PWD Act provides for reasonable accommodation meaning adjustment or modification of the working environment to accommodate an individual with proven need.
 - c) Clause 11 be amended by completing the marginal note and inserting the word "Board". Further, set out the words in CS in full to mean Cabinet Secretary.

- d) For consistency, Clause 14(1) amended by deleting the subtitle "Officer administering the Fund". and replacing therefore with the words "administration of the Fund". Further, consider amending the officer administering the Fund to read "administrator of the Fund" wherever it appears in the Bill.
- e) Clause 21 on project identification and implementation Committee- sub clause 21(c) be amended by substituting the words "a representative of" with the words "three persons representing". Further, sub clause 21(d) be amended by substituting the words "a representative of" with the words "two persons representing". These proposed amendments will bring clarity to the membership of the project identification and implementation committees.
- f) For purposes of inclusion of persons who are not literate and those with print disabilities, subclause 22(a) be amended by inserting the word "in accessible format" after the word "publication".

CHAPTER THREE

SUMMARY OF STAKEHOLDERS SUBMISSIONS AND THEMATIC AREAS

- 21. Upon consideration of stakeholders' submissions and analysing the Bill, the Committee notes as follows
 - a) Flow of Funds- Each benefiting county is expected to open a special purpose account in the Central Bank of Kenya. All funds allocated to the projects within a particular county shall be transferred to the respective special purpose account. The implementation of projects in a beneficiary county government will be expended from this account.
 - b) Working Framework- The Bill is very elaborate on the roles of each participating party including the Board, county technical committees, subcounty technical committees and project identification and implementation committees. The project identification and implementation committee are at core of ensuring the needs (projects) of the marginalised communities are identified and implemented to benefit the said community.
 - c) Composition of the Fund Board- the representation of the Council of County Governors was inadequate noting the project implementation was at county levels. The Committee also notes the concerns of the NGEC on representation of the persons living with disability at the Board level.
 - d) Establishment of the Technical Committee- The Bill proposes the Committee to be established by the County Commissioner. However, the Committee proposes amendments to mandate the Board to establish these technical committees.

CHAPTER FOUR

COMMITTEE OBSERVATIONS

- 22. The Committee having considered and analysed submissions from various stakeholders, made the following observations
 - a) Given that the project implementation will take place in marginalised areas identified within Counties, the representation of the county governments on the Equalization Fund Advisory Board technical committees was inadequate compared with the national government representation. For instance-
 - The county technical committee comprises the Constituency Development Fund Managers while the sub-county technical committee shall comprise the secretary of the Constituency Development Fund.
 - The Controller of Budget forms part of the Advisory Board yet the primary role of Controller of Budget is to oversee and monitor the use of public funds by authorising withdrawal of funds and reporting back to Parliament.

Therefore, there is need for adequate representation of county governments from the Council of Governors. This would boost the county government's engagement in the administration of the Fund.

- b) The Commission on Revenue Allocation should provide a clear definition of the term "marginalised areas" in development of the Third policy on marginalisation.
- c) The Bill does not have a provision on compensation of the various committees established by the Board. There is a need to indicate whether it will be charged from the administration costs of the Board.
- d) The Bill should be explicit on the flow of funds. Therefore, benefitting counties shall open special purpose accounts at the Central Bank of Kenya

- into which amount appropriated and allocated to fund projects shall be transferred.
- e) To ensure efficient utilisation and seamless implementation of the Fund, the Equalisation Fund should only be utilised indirectly as conditional grants to Counties.
- f) The Bill had not provided for conduct of meetings of the Board. The bill should provide for meetings of the Board; frequency of meetings, notice of meetings, quorum of conduct of business, chairperson of the meetings, voting, procedure for meetings and attendance of other persons to meetings of the Board.
- g) The Advisory Board should establish all the technical committees as opposed to it being done by the County Commissioner.

CHAPTER FIVE

COMMITTEE RECOMMENDATIONS

- 23. Having considered the Bill, the Committee recommends that the Senate approves Equalisation Fund (Administration) Bill, 2023 (Senate Bills No.14 of 2023) with the following amendments. That
 - a) Clause 2 be amended by introducing definition of the following terms
 - i) First Policy to mean the first policy determined by the Commission on Revenue Allocation under Article 216(4) of the Constitution in identifying marginalised areas for purposes of Article 204(2) of the Constitution.
 - by redefining the word "revenue" to mean the total revenue collected by the national government including ordinary revenue and Appropriations in Aid. This definition will ensure the provision is in tandem with Article 204(1) of the Constitution.
 - b) Clause 3 to indicate that the law shall apply for all projects under all policies on marginalisation developed by the Commission under Article 214(6) of the Constitution.
 - c) Clause 6 be amended by
 - i) paragraph (f) to provide that the CoG shall nominate two persons to serve in the Board.
 - ii) deleting paragraph (h) which provided that CoB will have a representative in the Board.
 - iii) introducing a new paragraph to provide that the Cabinet Secretary shall nominate one member of the Board to represent persons living with disability.
 - iv) substituting sub-clause 3 to provide that a person appointed under subsection (1)(d),(e)and (f) shall hold office for a term of three years and

shall be eligible for reappointment for one further fixed term of three years.

- d) Clause 8 be deleted for its a repetition of clause 6(3)
- e) Clause 11 be amended by rewriting the expression CS to mean Cabinet Secretary.
- f) Clause 10 and clause 12 be amended by replacing the word guidelines with the word Act.
- g) Clause 13 be amended by introducing a new sub-clause to provide that the expenses of the Board shall be subject to the financial year in which this law comes into force and shall not apply with respect to preceding financial years.
- h) Clause 14(2)(b) be amended to provide that the Chief Executive Officer of the Board shall have at least ten years' experience at a senior management level with skills in financial management, business administration, economics or law.
- i) Clause 17 be amended
 - i) paragraph (a) to provide that the County Commissioner and the Governor shall be co-chairpersons.
 - ii) paragraph (e) to provide nomination to the County Technical Committee a public officer employed in the county government with technical expertise in areas where the prioritized projects fall.
 - iii) deleting paragraph (f) which requires county assembly to nominate a representative to the County Technical Committee.
- j) Clause 17 and 19 be amended to provide that the Board shall establish the county technical committee and sub-county technical committee.
- k) Clause 19 be amended
 - i) paragraph (a) to provide that the deputy county commissioner and the sub-county administrator shall be co-chairpersons.
 - ii) paragraph (b) to provide for nomination of-

- not more than four public officers appointed by the county government with technical expertise in the areas of the prioritized projects.
- not more than two public officers appointed by the national government with technical expertise in the areas of the prioritized projects.
- 1) Clause 25(4)- should be deleted since the issue is already provided for under clause 25(3).
- m) Introducing a **schedule** to the Bill to provide for matters relating meetings of the Board as follows
 - i) The Board shall meet at least once in every three months to conduct the business of the Board of Authority.
 - ii) The chairperson may on his or her own motion, or upon request by a member, call a special meeting of the Board at any time, where he or she considers it expedient for the transaction of the business of the Board.
 - iii) Other than a special meeting, or unless three quarters of members agree, at least fourteen days' written notice of every meeting of the Board of the Authority shall be given to every member of the Board by the secretary.
 - iv) The quorum at a meeting of the Board of the Authority shall be half of the members.
 - v) The chairperson shall preside at the meetings of the Board of the Authority and in the absence of the chairperson, the vice-chairperson or a member of the Board elected by the members present from among their number shall preside.
 - vi) The matters of the Board shall be decided by a majority of the members present and voting and in the event of equality of votes, the person presiding shall have a casting vote.

- vii) The proceedings of the Board of the Authority shall not be invalidated by reason of a vacancy among the members or a defect in the appointment or qualification of a member.
- viii) At the first meeting of the Board, the members shall elect a vice-chairperson, not being an *ex-officio* member, from among its members.
 - ix) Subject to the provisions of this Schedule, the Board may determine its own procedure and the procedure for any committee of the Board and for attendance of any other persons at the Board meetings.

The Clerk of the Senate, Parliament Buildings, NAIROBI.

COMMITTEE STAGE AMENDMENTS TO THE EQUALISATION FUND (ADMINISTRATION) BILL, SENATE BILLS NO. 14 OF 2023

NOTICE is given that Sen. (Capt.) Ali Ibrahim Roba, Chairperson, Committee on Finance and Budget, intends to move the following amendments to the Equalisation Fund (Administration) Bill, Senate Bills No. 14 of 2023, at the Committee Stage-

CLAUSE 3

THAT clause 3 of the Bill be amended by deleting paragraph (b) and substituting therefor the following new paragraph-

(b) provide for completion of all projects under all policies developed by the Commission under Article 214(6) of the Constitution;

CLAUSE 6

THAT clause 6 of the Bill be amended by-

- (a) in paragraph (f) by deleting the words "one person" appearing immediately before the words 'nominated by the Council" and substituting therefor the words "three persons";
- (b) by deleting paragraph (h);
- (c) by deleting subclause 3 and substituting therefor the following new subclause-
 - (3) A person appointed under subsection (1)(d),(e)and (f) shall hold office for a term of three years and shall be eligible for reappointment for one further fixed term of three years.

CLAUSE 8

THAT the Bill be amended by deleting clause 8.

CLAUSE 10

THAT clause 10 of the Bill be amended in subclause (1) by deleting the words 'these Guidelines' appearing immediately after the words "Commission on Revenue Allocation' in paragraph (g) and substituting therefor the words "this Act".

CLAUSE 11

THAT clause 11 of the Bill be amended by deleting the expression "CS" appearing immediately before the words "shall take into" and substituting therefor the words 'Cabinet Secretary"

CLAUSE 12

THAT clause 12 of the Bill be amended-

- (a) in paragraph (a) by deleting the words "these Guidelines" appearing immediately after the words "power under" and substituting therefor the words "this Act";
- (b) in paragraph (c) by deleting the words 'these Guidelines' appearing immediately after the words 'the Board under' and substituting therefor the words "this Act";

CLAUSE 13

THAT clause 13 of the Bill be amended by inserting the following new subclause immediately after subclause (3)-

(4) For the avoidance of doubt, the provisions of subsection (3) shall come into force and be applicable with respect to the financial year in which this Act comes into force and shall not apply with respect to preceding financial years.

CLAUSE 14

THAT clause 14 of the Bill be amended in paragraph (2) by deleting paragraph (b) and substituting therefor the following new paragraph-

(b) has at least ten years' experience at a senior management level with skills in financial management, business administration, economics or law.

CLAUSE 17

THAT clause 17 of the Bill be amended-

- (a) in the opening phrase by deleting the words 'each County Commissioner of an eligible county shall" appearing immediately before the words "establish and convene" and substituting therefor the words "The Board shall, in every eligible county";
- (b) by deleting paragraph (a) and substituting therefor the following new paragraph-(a) the County Commissioner and the Governor who shall be co-chairpersons;
- (c) by deleting paragraph (e) and substituting therefor the following new paragraph-(e) a public officer employed in the county government with technical expertise in areas that the prioritized projects fall; and
- (d) by deleting paragraph (f).

CLAUSE 19

THAT clause 19 of the Bill be amended -

- (a) in the opening phrase by deleting the words 'The County Commissioner of an eligible county shall" appearing immediately before the words "establish a subcounty" and substituting therefor the words "The Board shall, in every eligible county";
- (b) by deleting paragraph (a) and substituting therefor the following new paragraph—
 (a)the deputy county commissioner and the sub-county administrator who shall be co-chairpersons;
- (c) by deleting paragraph (b) and substituting therefor the following new paragraphs-(b) not more than two public officers appointed by the county government with technical expertise in the areas of the prioritized projects;
 - (ba) not more than two public officers appointed by the national government with technical expertise in the areas of the prioritized projects;

CLAUSE 21

THAT clause 21 of the Bill be amended in the opening phrase by deleting the words 'The County Commissioner of an eligible county shall' appearing immediately before the words "establish a Project Identification" and substituting therefor the words "The Board shall, in every eligible county".

CLAUSE 25

THAT clause 25 of the Bill be amended by deleting subclause (4).

NEW CLAUSE

THAT the Bill be amended by inserting the following new clause immediately after clause 13-

Conduct of affairs of the Board. (1) The Board shall conduct its affairs in accordance with the Schedule.

(2) Except as provided in the Schedule, the Board may regulate its own procedure.

SCHEDULE

SCHEDULE

(13A)

PROVISIONS RELATING TO MEETINGS OF THE ADVISORY BOARD

- 1. The Board shall meet at least once in every three months to conduct the business of the Board of Authority.
- 2. The chairperson may on his or her own motion, or upon request by a member, call a special meeting of the Board at any time, where he or she considers it expedient for the transaction of the business of the Board.
- 3. Other than a special meeting, or unless three quarters of members agree, at least fourteen days' written notice of every meeting of the Board of the Authority shall be given to every member of the Board by the secretary.
- **4.** The quorum at a meeting of the Board of the Authority shall be half of the members.
- 5. The chairperson shall preside at the meetings of the Board of the Authority and in the absence of the chairperson, the vice-chairperson or a member of the Board elected by the members present from among their number shall preside.
- **6.** The matters of the Board shall be decided by a majority of the members present and voting and in the event of equality of votes, the person presiding shall have a casting vote.
- 7. The proceedings of the Board of the Authority shall not be invalidated by reason of a vacancy among the members or a defect in the appointment or qualification of a member.
- **8.** At the first meeting of the Board, the members shall elect a vice-chairperson, not being an *ex-officio* member, from among its members.
- 9. Subject to the provisions of this Schedule, the Board may determine its own procedure and the procedure for any committee of the Board and for attendance of any other persons at the meetings of the Board.

CLAUSE 2

THAT clause 2 of the Bill be amended by-

(a) inserting the following definition immediately after the definition of the term "eligible county"-

"First Policy" means the first policy determined by the Commission on Revenue Allocation under Article 216(4) of the Constitution in identifying marginalized areas for purposes of Article 204(2) of the Constitution."

(b) by deleting the definition of the word "revenue" and substituting therefor the following new definition-

"revenue" means the total revenue collected by the national government including ordinary revenue and Appropriations in Aid;

Dated 13th July, 2023.

Sen. (Capt.) Ali Ibrahim Roba, Chairperson,

Committee on Finance and Budget.



MINUTES OF THE SIXTY-THIRD HYBRID MEETING OF THE SENATE STANDING COMMITTEE ON FINANCE AND BUDGET HELD ON THURSDAY, 29TH JUNE, 2023 AT COUNTY HALL, GROUND FLOOR BOARD ROOM, PARLIAMENT BUILDINGS FROM 9.00 A.M.

PRESENT

1. Sen. (Capt.) Ali Ibrahim Roba, EGH, MP - Chairperson

- Vice-Chair (Attended Virtually) 2. Sen. Maureen Tabitha Mutinda, MP

- Member 3. Sen. (Dr.) Boni Khalwale, CBS, MP

- Member 4. Sen. Mohamed Faki Mwinyihaji, MP - Member (Attended Virtually)

5. Sen. Richard Momoima Onyonka, MP - Member (Attended virtually) 6. Sen. Eddy Gicheru Oketch, MP

ABSENT WITH APOLOGY

1. Sen. Shakila Abdalla Mohamed, MP - Member - Member 2. Sen. Joyce Chepkoech Korir, MP - Member

3. Sen. Tabitha Karanja Keroche, MP

SECRETARIAT

Clerk Assistant 1. Ms. Beverlyne Chivadika

Deputy Director, PBO 2. Ms. Lucy Makara

Legal Counsel 3. Ms. Lucy Radoli

Fiscal Analyst 4. Mr. Kennedy Owuoth Researcher 5. Ms. Joan Mahinda

Audio Officer 6. Mr. Elijah Ichwara

Attachee 7. Mr. Jeff Mburu

Intern, Media Relations Office 8. Mr. Eugene Otieno

PRELIMINARIES MIN/SEN/SCF&B/346/2023

The Chairperson called the meeting to order at 9:30 a.m. This was followed by a word of prayer. Thereafter, a round of introduction.

ADOPTION OF THE AGENDA MIN/SEN/SCF&B/347/2023

The agenda was adopted after it was proposed by Sen. (Dr.) Boni Khalwale, CBS, MP, and seconded by Sen. Richard Momoima Onyonka, MP, as listed below-

- 1. Prayer;
- 2. Introduction;
- 3. Adoption of the agenda;
- 4. Confirmation of the 61st sitting;
- 5. Matters arising from minutes of the previous meeting;
- 6. Consideration of the draft report on the Equalization Fund (Administration) Bill, 2023 (Senate Bills No.14 of 2023) (Committee Paper No.50);
- 7. Adoption of the Report on the Equalization Fund (Administration) Bill, 2023 (Senate Bills No.14 of 2023);
- 8. Consideration of the draft Equalization Fund (Appropriation) Bill for the FY 2023/24 (Committee Paper No.51);
- 9. Any Other Business; and
- 10. Date of the Next Meeting and Adjournment.

MIN/SEN/SCF&B/348/2023 CONFIRMATION OF MINUTES

The minutes of the Sixty-First sitting held on held on Thursday, 22nd June, 2023 at 9:00 a.m. were confirmed as a true record of the proceedings of the Committee having been proposed by Sen. Maureen Tabitha Mutinda, MP, and seconded by Sen. Mohamed Faki Mwinyihaji, MP.

MIN/SEN/SCF&B/349/2023

CONSIDERATION OF DRAFT

EQUALIZATION FUND (APPROPRIATION)

BILL FOR THE FY 2023/24 (COMMITTEE

PAPER NO.51)

The Committee considered Paper No.51 on a draft Equalization Fund (Appropriation) Bill for the FY 2023/24. The draft proposes to share the allocation of Kshs.10,867,400,000 amongst the thirty-four (34) benefiting counties-1,424 marginalized areas- based on the Second Policy on Marginalization.

After deliberation, the Committee resolved that the Bill be published. The Committee noted the need for expediting the process for publication, processing and consideration of the bill since the FY 2023/24 was almost beginning.

MIN/SEN/SCF&B/350/2023

CONSIDERATION OF THE DRAFT REPORT
ON EQUALIZATION FUND
(ADMINISTRATION) BILL, 2023 (SENATE
BILLS NO.14 OF 2023) (COMMITTEE PAPER
NO.50)

The Committee considered Paper No.50 on draft report on Equalization Fund (Administration) Bill, 2023 which comprised an overview of the Bill, overview of public participation, summary of stakeholders' submissions and thematic areas; Committee observations and Committee recommendations.

MIN/SEN/SCF&B/351/2023

ADOPTION OF THE DRAFT REPORT ON EQUALIZATION FUND (ADMINISTRATION) BILL, 2023 (SENATE BILLS NO.14 OF 2023)

Having considered the draft report on the Equalization Fund (Administration) Bill, 2023, the Committee unanimously adopted the report having been proposed by Sen. (Dr.) Boni Khalwale, CBS, MP, and seconded by Sen. Eddy Gicheru Oketch, MP, with the recommendation that the Senate approves the Bill with amendments.

MIN/SEN/SCF&B/352/2023 ANY OTHER BUSINESS

- a) A letter from the CEO, Council of Governors (CoG) requesting for a meeting with the Committee to discuss the implementation of the conditional grant on Supplement for Construction of County Headquarter and find a way forward on completion of the stalled projects. The Committee acceded to the request and resolved to invite CoG to a meeting on Tuesday, 4th July, 2023 at 11:00 a.m. and:
- b) Committee's attention was drawn to the fact that in Supplementary Budget II for the FY 2022/23, approved by National Assembly the Kshs. 10,330,317,433 (being Kshs.7,068,000,000 for FY 2022/23 and Kshs.3,262,317,433 as arrears for FY 2021/22) allocated to the Equalization Fund in Supplementary Budget I for the FY 2022/2023, was revised to zero.

The Committee was concerned by the revisions made to the allocations of the Equalization Fund in Supplementary II and their effect on the implementation of the Equalization Fund Appropriation Bill, 2023 upon its assent.

After deliberations, the Committee resolved to invite the Cabinet Secretary, National Treasury and Economic Planning to a meeting that will be held on Thursday, 6th July, 2023 at 9:00 a.m. to provide clarification on the aforementioned matter.

MIN/SEN/SCF&B/353/2023 ADJOURNMENT

The meeting adjourned at 10:03 a.m. The next meeting shall be held on Tuesday, 4th July, 2023 at 9:00 a.m.

SIGNATURE DATE 18/07/2020

SEN. (CAPT.) ALI IBRAHIM ROBA, EGH, MP (CHAIRPERSON)



MINUTES OF THE FIFTY-NINTH MEETING OF THE SENATE STANDING COMMITTEE ON FINANCE AND BUDGET HELD ON THURSDAY, 15TH JUNE, 2023 AT THE GROUND FLOOR BOARDROOM, COUNTY HALL, PARLIAMENT BUILDINGS FROM 9.00 A.M.

PRESENT

Sen. (Capt.) Ali Ibrahim Roba, EGH, MP - Chairperson
 Sen. Maureen Tabitha Mutinda, MP - Vice-Chairperson
 Sen. (Dr.) Boni Khalwale, CBS, MP - Member
 Sen. Shakila Abdalla Mohamed, MP - Member
 Sen. Eddy Gicheru Oketch, MP - Member

6. Sen. Richard Momoima Onyonka, MP - Member

ABSENT WITH APOLOGY

Sen. Mohamed Faki Mwinyihaji, MP
 Sen. Joyce Chepkoech Korir, MP
 Sen. Tabitha Karanja Keroche, MP
 Member
 Member

SECRETARIAT

Clerk Assistant 1. Mr. Christopher Gitonga 2. Ms. Beverlyne Chivadika Clerk Assistant Deputy Director, PBO 3. Ms. Lucy Makara Legal Counsel 4. Ms. Lucy Radoli 5. Ms. Joan Mahinda Researcher Researcher 6. Mr. Sekento Tonkei Media Relations Officer 7. Mr. Barasa Nandemu Audio Officer 8. Ms. Shirley Milimu Attachee 9. Mr. Jeff Mburu

MIN/SEN/SCF&B/320/2023 PRELIMINARIES

The Chairperson called the meeting to order at 9:30 a.m. This was followed by a word of prayer. Thereafter, a round of introduction.

MIN/SEN/SCF&B/321/2023 ADOPTION OF THE AGENDA

The agenda was adopted after it was proposed by Sen. Maureen Tabitha Mutinda, MP, and seconded by Sen. Richard Momoima Onyonka, MP, as listed below-

- 1. Prayer;
- 2. Introduction;
- 3. Adoption of the Agenda;
- 4. Confirmation of Minutes of the 56th, and 58th sittings;
- 5. Matters arising from the Minutes of the previous sittings;
- 6. Resumption of consideration of a matrix of stakeholders' submissions on Equalization Fund (Administration) Bill, 2023 (Senate Bills No. 14 of 2023) (Committee paper No. 45(C);
- 7. Consideration of a Petition by Mokaya Magembe Bernard on regulation of the credit profession (Committee Paper No. 47);
- 8. Consideration of Controller of Budget (CoB) reports on the County Governments Budget Implementation (Committee Paper No.48);
- 9. Any Other Business; and
- 10. Date of the Next Meeting and Adjournment.

MIN/SEN/SCF&B/322/2023 CONFIRMATION OF MINUTES

- a) The Minutes of the Fifty-Eighth sitting held on Tuesday, 13th June, 2023 at 10.00 a.m. were confirmed as a true record of the proceedings of the Committee having been proposed by Sen. Shakila Abdalla Mohamed, MP, and seconded by Sen. Maureen Tabitha Mutinda, MP.
- b) Confirmation of the minutes of the Fifty-Sixth sitting held on Tuesday, 6th June, 2023 was deferred.

MIN/SEN/SCF&B/323/2023

RESUMPTIONOFCONSIDERATIONOFSTAKEHOLDERSSUBMISSIONSONEQUALIZATIONFUND (ADMINISTRATION)BILL, 2023 (SENATE BILLS NO. 14 OF 2023)

The Committee resumed considerations of the stakeholders' submissions on the Equalization Fund (Administration) Bill. The Committee resolved as follows-

- a) Sub-clause 13(1) shall not apply retrospectively, but shall apply for the allocation in financial year to which Act is enacted.
- b) Sub-clause 13(3)-The administrative costs and expenses of the Advisory board be retained at 3% of the approved annual allocation to the Fund.
- c) Clause 14- the marginal note be amended to read to read "administration of the Fund" instead of "officer administering the Fund."
- d) Clause 14(b) be amended to provide that a person is qualified for appointment as a CEO if the person has at least ten years' experience at a senior management level with skills in finance, administration, economics and business management.
- e) Sub-clause 15(2)(f)(i) be amended by deleting the words, "have been" after the phrase "government in marginalized areas."

- f) Clause 17 on establishment of County Technical Committees be amended as follows:
 - Sub-clause 17(a) be amended to provide that the County Commissioner and the Governor shall co-chair the Committee.
 - Sub-clause 17(e) be amended to read as follows "a qualified technical public officer representing the implementing sector with prioritized projects."
 - Sub-clause 17(f) be deleted since it is a repetition of 17(d).
- g) Sub-clause 19(a) be amended so that that the sub-county commissioner and sub-county administrator shall co-chair the sub-county technical committee.
- h) Clause 21(d) be amended to specify that the representative of faith based groups and non-governmental organizations must be operating within the area of operation of the committee.
- i) Clause 25(4) be deleted since it was a repetition of 24(3).
- j) Clause 27 be amended by writing the term "Commission" in full to mean "Commission on Revenue Allocation."

After the deliberations, the Committee resolved that the Secretariat to prepare amendments and report on Equalization Fund (Administration) Bill, 2023 for consideration and adoption.

MIN/SEN/SCF&B/324/2023

CONSIDERA	ATION	OF	A PETIT	TION	\mathbf{BY}			
MOKAYA	MAGI	EMBE	BERNA	RD	ON			
REGULATIO	ON	OF	THE	CRI	EDIT			
PROFESSION (COMMITTEE PAPER NO. 47)								

The Committee considered Paper No.47 on a Petition by Mokaya Magembe Bernard on the regulation of the credit profession that was committed to the Committee on Tuesday, 23rd May, 2023.

After deliberations, the Committee resolved to invite the Petitioner, CCP. Mokaya Magembe Bernard to a meeting to deliberate on the matter.

MIN/SEN/SCF&B/325/2023

CONSIDERATION OF CONTROLLER OF
BUDGET (COB) REPORTS ON THE COUNTY
GOVERNMENTS
BUDGET
IMPLEMENTATION (COMMITTEE PAPER
NO. 48)

Committee considered paper No.48 on Controller of Budget report on the County Governments Budget Implementation.

The Committee noted the following-

a) The gap on Own Source Revenue between the targets and actual revenue generated continues to widen over the years. There is need to engage counties to

- deliberate on how to enhance efficiency in collection and administration of county governments Own Source Revenue.
- b) Nairobi City County accounts for the largest amount of pending bills at Kshs.102.81 billion out of the total Kshs. 159.73 billion county governments pending bills. There is need to engage counties to deliberate on measures to reduce accumulation of pending bills.

After deliberations, the Committee resolved-

- a) That, the Secretariat to prepare an analysis of the County Governments Budget Implementation for the FYs 2020/21, 2021/22 and 2022/23 up to the 3rd Quarter based on OSR, pending Bills and wage Bill.
- b) To Invite the Controller of Budget to a meeting to provide clarification on issues raised by the Committee regarding the reports on the County Governments Budget Implementation.

MIN/SEN/SCF&B/326/2023 ADJOURNMENT

There being no other business the meeting was adjourned at 12.03 p.m. The next meeting shall be by notice.

SIGNATURE DATE 20 6 202

SEN. (CAPT.) ALI IBRAHIM ROBA, EGH, MP (CHAIRPERSON)



MINUTES OF THE FIFTY-SEVENTH HYBRID MEETING OF THE SENATE STANDING COMMITTEE ON FINANCE AND BUDGET HELD ON THURSDAY, 8TH JUNE, 2023 AT THE GROUND FLOOR BOARDROOM, COUNTY HALL, PARLIAMENT BUILDINGS FROM 12 NOON

PRESENT

1. Sen. (Capt.) Ali Ibrahim Roba, EGH, MP - Chairperson

2. Sen. Maureen Tabitha Mutinda, MP - Vice-Chairperson

3. Sen. Richard Momoima Onyonka, MP - Member

Sen. Mohamed Faki Mwinyihaji, MP
 Sen. Shakila Abdalla Mohamed, MP
 Member

6. Sen. Eddy Gicheru Oketch, MP - Member (Attended virtually)

ABSENT WITH APOLOGY

Sen. (Dr.) Boni Khalwale, CBS, MP
 Sen. Joyce Chepkoech Korir, MP
 Member

3. Sen. Tabitha Karanja Keroche, MP - Member

SECRETARIAT

Mr. Christopher Gitonga
 Ms. Beverlyne Chivadika
 Ms. Lucy Radoli
 Clerk Assistant
 Legal Counsel

4. Ms. Joan Mahinda - Researcher

5. Mr. Sekento Tonkei - Researcher

5. Mr. Sekento Tonkei
 6. Mr. Barasa Nandemu
 Researcher
 Media Relations Officer

7. Mr. Daniel Kirwa - Serjeant-at-arms

8. Ms. Shirley Milimu - Audio Officer

9. Mr. Jeff Mburu - Attachee

MIN/SEN/SCF&B/308/2023 PRELIMINARIES

The Chairperson called the meeting to order at 12:20 p.m. This was followed by a word of prayer. Thereafter, a round of introduction.

MIN/SEN/SCF&B/309/2023 ADOPTION OF THE AGENDA

The agenda was adopted after being proposed by Sen. Maureen Tabitha Mutinda, MP, MP, and seconded by Sen. Shakila Abdalla Mohamed, MP, as listed below-

- 1. Prayer;
- 2. Introduction;
- 3. Adoption of the Agenda;
- 4. Confirmation of Minutes of the 52nd, 53rd, and 54th sittings;
- 5. Matters arising from minutes of previous meetings;
- 6. Meeting with Cabinet Secretary, National Treasury, and Economic Planning to deliberate on the Equalization Fund (Administration) Bill, 2023 (Senate Bills No. 14 of 2023) (Committee Paper No. 43(B))
- 7. Consideration of legislative proposals on (Committee Paper No. 46)
 - a) Insolvency Act Amendment
 - b) Public Finance Management Act Amendment
- 8. Any Other Business; and
- 9. Date of the Next Meeting and Adjournment.

MIN/SEN/SCF&B/310/2023 CONFIRMATION OF MINUTES

- a) The Minutes of the Fifty-Second sitting held on Tuesday, 30th May, 2023 at 9:00 a.m. were confirmed as a true record of the proceedings of the Committee having been proposed by Sen. Shakila Abdalla Mohamed, MP, and seconded by Sen. Richard Momoima Onyonka, MP.
- b) The Minutes of the Fifty-Third sitting held on Tuesday, 30th May, 2023 at 1:30 p.m. were confirmed as a true record of the proceedings of the Committee having been proposed by Sen. Mohamed Faki Mwinyihaji, MP, and seconded by Sen. Maureen Tabitha Mutinda, MP.
- c) The Minutes of the Fifty-Fourth sitting held on Wednesday, 31st May, 2023 at 8:30 a.m. were confirmed as a true record of the proceedings of the Committee having been proposed by Sen. Maureen Tabitha Mutinda, MP, and seconded by Sen. Shakila Abdalla Mohamed, MP.

MIN/SEN/SCF&B/311/2023

MEETING WITH THE CABINET

SECRETARY, NATIONAL TREASURY AND

ECONOMIC PLANNING TO DELIBERATE

ON THE EQUALIZATION FUND

(ADMINISTRATION) BILL, 2023 (SENATE

BILLS NO. 14 OF 2023) (COMMITTEE PAPER

NO.45(B))

The Committee noted the apology letter from the Cabinet Secretary, National Treasury and Economic Planning. In addition, the CS had forwarded submissions on the Equalization Fund (Administration) Bill, 2023.

The Committee noted that the submission would be considered in a meeting which would be scheduled to consider stakeholders' submissions on the Bill.

MIN/SEN/SCF&B/312/2023 CONSIDERATION OF LEGISLATIVE PROPOSALS BEFORE THE COMMITTEE (COMMITTEE PAPER NO.46)

The Committee Considered Committee Paper No.46 on legislative proposals that were committed to the Committee by the Speaker of the Senate for pre-publication scrutiny-

- (i) Insolvency Act Amendment
- (ii) Public Finance Management Act Amendment

a) Legislative proposal on Insolvency Act Amendment

The Committee considered the proposed Insolvency Act Amendment as referred by the Speaker of the Senate for pre-publication scrutiny.

Pursuant to standing order 131(1)(b), the Committee resolved to recommend that the proposal may be published with a variation on clause 3 in the proposed new section 575E(1) by extending the time period for the fast-tracked administration process from eleven months to a period not exceeding eighteen months.

b) Legislative proposal on Public Finance Management Act (PFMA) Amendment

The Committee considered the proposed County Public Finance Laws (Amendment) as referred by the Speaker of the Senate for pre-publication.

The Committee noted the following-

- (i) The provision on establishment of County Assembly Service Fund already exists in another law, section 34 of the County Assembly Services Act of 2017.
- (ii) The cash requisition process by the county assemblies will be affected by the amendment.
- (iii) Further, the legislative proposal will lead to consequential amendment of the County Assembly Services Act of 2017.

After deliberations, the Committee resolved that the secretariat should prepare a comprehensive brief on the legislative proposal on PFM Act amendment for consideration by the Committee in the next meeting. The brief should provide information on the existing laws and the actual cash requisition processes to be affected by the amendment. Thereafter, the Committee shall invite the Sponsor of the legislative proposal, Sen. Kathuri Murungi, MP, to a meeting to deliberate on the legislative proposal.

MIN/SEN/SCF&B/313/2023 ADJOURNMENT

There being no other business, the meeting was adjourned at 1:35 p. m. The next meeting is to be on notice.

SIGNATURE Summer Source

DATE 13 06 12023

SEN. (CAPT.) ALI IBRAHIM ROBA, EGH, MP (CHAIRPERSON)



MINUTES OF THE FIFTY-SIXTH MEETING OF THE SENATE STANDING COMMITTEE ON FINANCE AND BUDGET HELD ON TUESDAY, 6TH JUNE, 2023 AT THE GROUND FLOOR BOARDROOM, COUNTY HALL, PARLIAMENT BUILDINGS FROM 12.10 P.M.

PRESENT

Sen. (Capt.) Ali Ibrahim Roba, EGH, MP - Chairperson
 Sen. (Dr.) Boni Khalwale, CBS, MP - Member

3. Sen. Mohamed Faki Mwinyihaji, MP - Member

4. Sen. Shakila Abdalla Mohamed, MP - Member

ABSENT WITH APOLOGY

1. Sen. Maureen Tabitha Mutinda, MP - Vice-Chairperson

2. Sen. Richard Momoima Onyonka, MP - Member

3. Sen. Joyce Chepkoech Korir, MP - Member

4. Sen. Tabitha Karanja Keroche, MP - Member

5. Sen. Eddy Gicheru Oketch, MP - Member

SECRETARIAT

1. Mr. Christopher Gitonga - Clerk Assistant

2. Ms. Beverlyne Chivadika - Clerk Assistant

3. Ms. Lucy Radoli - Legal Counsel

4. Ms. Joan Mahinda - Researcher

5. Mr. Sekento Tonkei - Researcher

6. Mr. Barasa Nandemu - Media Relations Officer

7. Mr. Daniel Kirwa - Serjeant-at-arms

8. Mr. Johnstone Simiyu - Audio Officer

9. Mr. Jeff Mburu - Attachee

COMMISSION ON REVENUE ALLOCATION (CRA)

1. Mr. Koitamet Ole Kina - Vice- Chairperson

2. Mr. Muasya Mutiso - Commissioner

3. Hon. Fatuma Gedi - Commissioner

4. Dr. Isabel Waiyaki

5. Mr. James Katule

6. Ms. Lineth Oyugi

7. Ms. Mary Thiong'o

COMMINSSIONS

CEO

Director, Economic affairs

Communications Officer

PRELIMINARIES MIN/SEN/SCF&B/303/2023

The Chairperson called the meeting to order at 12:15 p.m. This was followed by a word of prayer. Thereafter, a round of introduction.

ADOPTION OF THE AGENDA MIN/SEN/SCF&B/304/2023

The agenda was adopted after being proposed by Sen. Shakila Abdalla Mohamed, MP, and seconded by Sen. Mohamed Faki Mwinyihaji, MP, as listed below-

- 1. Prayer;
- 2. Introduction;
- 3. Adoption of the Agenda;
- 4. Confirmation of Minutes of the 52th, 53rd, and 54th sittings;
- 5. Matters arising from minutes of previous meetings,
- 6. Meeting with CRA to deliberate on the Equalization Fund (Administration) Bill, 2023 (Senate Bills No. 14 of 2023) (Committee Paper No. 43(A))
- 7. Any Other Business; and
- 8. Date of the Next Meeting and Adjournment.

CONFIRMATION OF MINUTES MIN/SEN/SCF&B/305/2023

Confirmation of minutes of the 52nd, 53rd, and 54th sittings was deferred.

MIN/SEN/SCF&B/306/2023

MEETING WITH CRA TO DELIBERATE ON **EQUALIZATION FUND** THE (ADMINISTRATION) BILL, 2023 (SENATE **BILLS NO. 14 OF 2023**)

Upon invitation, the representatives from CRA presented the following specific proposals and recommendations on the Equalization Fund (Administration) Bill, 2023 as follows-

- a) Clause 2 on interpretation
- Add the definition of the phrases, "First policy", "unutilized balance", and "revenue" in their alphabetical sequences to align with the Constitution.
- Revenue should be defined as in Article 204(1) which refers to all revenue collected by the national government each year.

- b) Sub-Clause 3(b) -purpose of the Bill- be amended by adding the words "and all other subsequent policies determined by the Commission on Revenue Allocation for purposes of Article 204(2)" to cater for all other future policies.
- c) Sub-clause 3(d) be deleted since the Fund is yet to be fully operationalized, and that the Fund does not lapse at end of the FY. Consequently, Clause 32 which extends the constitutional timeframe should be deleted.
- d) Clause 6 on Establishment of Equalization Fund Advisory Board- Sub-clauses 6(1)(c) and (f) be redrafted to align with provisions under sub-clauses 6(1)(d), (e), and (f) for consistency.
- e) Clause 8 on tenure of office of the Advisory Board- There is need to harmonize with the term under clause 6(3) which provides for a term of three years' renewable once or six years nonrenewable.
- f) Clause 10 of functions of the Board- For clarity, substitute the term, "section (b)" with "paragraph 10(1)(b)". Secondly, specify to whom such recommendations are to be made."
 - Sub-clauses 10(1)(g), 12(b), and (c), 15(2)(d) be amended by substituting the words "these Guidelines" with the words "this Act."
- g) Clause 11 on decisions of the Committees of the Board- Given that the acronym CS is undefined, it should be written in full and add the phrase "Cabinet Secretary" after the existing content. Further, the marginal note to Clause 11 is incomplete.
- h) Clause 14 on officer administering the Fund- Sub-Clause 14(2)(b) has narrowed the qualification of CEO to the area of health. For inclusivity purposes, it should be amended and redrafted by deleting skills in health insurance, health financing, health economics, and health care.
- i) Clause 15 on secretariat- sub-clause 15(2)(f)(i) be amended by deleting the words "have been" after the phrase "Government in Marginalized Areas."
- j) Clause 17 on establishment of County Technical Committees
 - For ease of implementation of the fund, sub-clause 17(e) be redrafted to read, "not more than four technical officers from ministries relevant to the funding project".
 - The Commission further recommended the deletion of sub-clause 17(f) since the same content was repeated in sub-clause 17(d).
- k) Clause 19 on establishment of Sub county Technical Committee. The Commission recommended the addition of a sub-county administrator as a member of this committee who shall also serve as the secretary.
- 1) Clause 20 on functions of the sub-county Technical Committee
 - Sub-clause 20(c) be amended by substituting the words "access" with "assess."
 - Sub-clause 20(d) be amended by addition the words "to the County Technical Committee" at the end so that it is clear to who the committee will submit project proposals.

- Sub-clause 20(e) be amended by adding the words "implementation of aller
- Sub-clauses 20(f) and (g) be amended by deleting the words "and the member of the county executive." Member of the county executive is secretary to County Technical Committee.
- m) Clause 21 on Project Identification and Implementation Committee. For clarity-
 - Sub-clause 21(d) be amended by substituting the words "village administrator" with "ward administrator."
 - Under sub-clause 21(d), specify that the faith-based groups be operating within the area of operation of the committee.
 - Under sub-clause 21(c) and (d)- Specify that it is a representative of each listed category.
- n) Clause 22 on Functions of Project Identification and Implementation Committeesub-clause 22(d) be redrafted to read "supervise and report to the county technical committee on project implementation" For clarity.
- o) Clause 25 on preparation of work plans- sub-clause 25(4) be deleted since it is a repetition of sub clause 25(3).
- p) Clause 27 on quarterly reports on projects and disbursements- For clarity since there are many Commissions in Kenya, the term "Commission" be written in full to mean "Commission on Revenue Allocation."

The Commission further made the following general comments-

- a) There is need to specify at what level the various committees are established under the Bill for clarity.
- b) The Bill is silent on compensation of committees. This should be indicated to be from the 3% administrative costs of the Board.
- c) Add a new Board function to establish all the technical committees as opposed to it being done by the County Commissioner. Additionally, include a monitoring and evaluation function for the Board.
- d) The Bill is silent on the flow of funds and procurement. The county technical committee should open the special purpose accounts with signatories being the relevant CEC. Sub County Technical Committee to carry out procurement and issue certificates.

ADJOURNMENT MIN/SEN/SCF&B/307/2023

There being no other business the meeting was adjourned at 13.20 pm. The next meeting is to be held on Thursday, 8th June 2023 at 10.00 a.m.

DATE 20/6/2023 SIGNATURE. SEN. (CAPT.) ALI IBRAHIM ROBA, EGH, MP

(CHAIRPERSON)



MINUTES OF THE FIFTY-FIFTH MEETING OF THE SENATE STANDING COMMITTEE ON FINANCE AND BUDGET HELD ON TUESDAY, 6TH JUNE, 2023 AT THE GROUND FLOOR BOARDROOM, COUNTY HALL, PARLIAMENT BUILDINGS FROM 10.00 A.M.

PRESENT

1. Sen. (Capt.) Ali Ibrahim Roba, EGH, MP - Chairperson

2. Sen. Maureen Tabitha Mutinda, MP - Vice-Chairperson

3. Sen. (Dr.) Boni Khalwale, CBS, MP - Member

4. Sen. Mohamed Faki Mwinyihaji, MP - Member

5. Sen. Richard Momoima Onyonka, MP - Member

6. Sen. Shakila Abdalla Mohamed, MP - Member

ABSENT WITH APOLOGY

1. Sen. Joyce Chepkoech Korir, MP - Member

2. Sen. Tabitha Karanja Keroche, MP - Member

3. Sen. Eddy Gicheru Oketch, MP - Member

SECRETARIAT

1. Mr. Christopher Gitonga - Clerk Assistant

2. Ms. Beverlyne Chivadika - Clerk Assistant

3. Ms. Lucy Radoli - Legal Counsel

4. Ms. Joan Mahinda - Researcher

5. Mr. Sekento Tonkei - Researcher

6. Mr. Barasa Nandemu - Media Relations Officer

7. Mr. Daniel Kirwa - Serjeant-at-arms

8. Mr. Johnstone Simiyu - Audio Officer

9. Mr. Jeff Mburu - Attachee

COUNCIL OF GOVERNORS

1. Hon. FCPA Fernandes Barasa, OGW- Governor, Kakamega County/

Chairperson

2. Hon. (Dr.) Julius Malombe, EGH - Governor, Kitui County

Hon. Mutula Kilonzo JR, CBS - Governor, Makueni County
 Hon. Nathif Jama, EGH - Governor, Garissa County
 Hon. (Dr.) Mohamud Mohammed - Governor, Marsabit County
 Hon. Jonathan Lati Lelelit - Governor, Samburu County
 Hon. (Dr.) Ali Maalim - Governor, Mandera County
 Mr. Stephen Momanyi - Secretariat

MIN/SEN/SCF&B/298/2023 PRELIMINARIES

The Vice-Chairperson called the meeting to order at 10:30 a.m. This was followed by a word of prayer. Thereafter, a round of introduction.

MIN/SEN/SCF&B/299/2023 ADOPTION OF THE AGENDA

The agenda was adopted after being proposed by Sen. Richard Momoima Onyonka, MP, and seconded by Sen. Shakila Abdalla Mohamed, MP, as listed below-

- 1. Prayer;
- 2. Introduction;
- 3. Adoption of the Agenda;
- 4. Confirmation of Minutes of the 52nd, 53rd, and 54th sittings;
- 5. Matters arising from minutes of previous meetings,
- 6. Meeting with CoG to deliberate on the Equalization Fund (Administration) Bill, 2023 (Senate Bills No. 14 of 2023) (Committee Paper No. 43(A))
- 7. Any Other Business; and
- 8. Date of the Next Meeting and Adjournment.

MIN/SEN/SCF&B/300/2023 CONFIRMATION OF MINUTES

Confirmation of minutes of the 52nd, 53rd, and 54th sittings was deferred.

MIN/SEN/SCF&B/301/2023 MEETING WITH COUNCIL OF GOVERNORS TO DELIBERATE ON THE EQUALIZATION FUND (ADMINISTRATION) BILL, 2023

Upon invitation, the Council of Governors presented the following specific concerns on the Equalization Fund (Administration) Bill, 2023-

a) There is need for the Bill to clearly distinguish (In Parts) the process to be followed when using the Fund directly and when using it indirectly.

- b) Having witnessed the inefficiencies associated with the direct use of the Fund, the Council strongly opines that going forward, the Equalisation Fund should only be used indirectly as conditional grants to Counties.
- c) Proposals on Part III-Establishment of Advisory Board
 - Clause 6(1)(f) be amended to read "three persons nominated by the Council of Governors drawn from areas identified as marginalized by the Commission on Revenue Allocation". This is to ensure adequate representation of the county governments on the Equalization Fund Advisory Board vis-à-vis the national government representation.
 - Clause 6(3) be deleted since it contradicts Section 8.
 - New Clause 7 be inserted to provide for meetings of the Board- Frequency of meetings, notice of meetings, quorum of conduct of business, chairperson of the meetings, voting, procedure for meetings and attendance of other persons to meetings of the Board.
- d) Sub-clauses 10(1)(g), 12(a) and (c), and 15(1)(d) be amended by deleting the words "these guidelines" and replace thereof with "this Act". This is an Act of Parliament and not Guidelines.
- e) Proposal on Part IV on County Technical Committees-Clauses 17-22
 - Clearly indicate that clauses 17-22 only apply to the direct use of the Fund. This is because there already exists a framework for management of conditional grants (indirect use of the Fund) which does not envision such committees.
 - Secondly, clause 17 on establishment of County Technical Committees of be amended by deleting the words "County Commissioner" and substitute therefore with the words "Governor".
 - Sub-Clause 17(a) be amended to read as "Chairperson who shall be the County Governor or a person designated by the Governor in writing".
 - Sub-Clause 17(f) be deleted since it is a repetition of sub-clause 17 (d).
 - Clauses 19 and 20 on establishment of sub-county committees be deleted.
 This is because it is duplications and that the functions of the sub-county committee can be performed by the County technical committee.
- f) Proposal on Clauses 23-28
 - That there is a need to distinguish (in parts) the roles of the County Executive Committee Member responsible for matters relating to finance in the identification of projects and related processes to avoid duplication of roles.
 - Clause 24 be amended to read as follows: "The County Executive Committee Member responsible for matters relating to finance shall submit work plans to the Board for approval". This is attributed to the fact that the CECM, Finance is only responsible to the Board and not the technical committee which has different reporting lines as per the Bill.

The Committee made the following observations-

- a) There is need to review the administrative costs and expenses of the Advisory Board provided for under clause 13(3). Three percent of the approved annual allocation to the Fund may be a surplus.
- b) The Equalisation Fund Advisory Board has more representation from the National Government and needs review.
- c) The Committee unanimously agreed with the CoG that to ensure efficient utilization, Equalisation Fund should only be used indirectly as conditional grants to counties.
- d) That CRA should provide a clear definition of the term "marginalized areas" in development of the Third Policy on Marginalisation.
- e) There is need to review the provisions on the roles of County Commissioner in the Bill. The proposed provisions neglect the vital role of county governments in project identification, approval and implementation of projects and programmes financed by the Fund.
- f) There is need to amend sub clause 6(1)(c) to include the words "or a representative designated in writing" to represent the Principal Secretary responsible for matters relating to finance when unavailable.

ADJOURNMENT MIN/SEN/SCF&B/302/2023

There being no other business the meeting was adjourned at 12:00 p.m. The next meeting is to be held on Tuesday, 6th June 2023 at 12:10 p.m.

DATE 13 06 2003 SIGNATURE. SEN. (CAPT.) ALI IBRAHIM ROBA, EGH, MP

(CHAIRPERSON)



MINUTES OF THE FIFTY-FIRST MEETING OF THE SENATE STANDING COMMITTEE ON FINANCE AND BUDGET HELD ON THURSDAY, 25TH MAY, 2023 AT THE GROUND FLOOR BOARDROOM, COUNTY HALL, PARLIAMENT BUILDINGS FROM 10.00 A.M.

PRESENT

Sen. Maureen Tabitha Mutinda, MP
 Sen. (Dr.) Boni Khalwale, CBS, MP
 Sen. Mohamed Faki Mwinyihaji, MP
 Sen. Richard Momoima Onyonka, MP
 Sen. Shakila Abdalla Mohamed, MP
 Sen. Eddy Gicheru Oketch, MP
 Vice-Chairperson
 Member
 Member
 Member
 Member
 Member
 Member
 Member

ABSENT WITH APOLOGY

Sen. (Capt.) Ali Ibrahim Roba, EGH, MP - Chairperson
 Sen. Joyce Chepkoech Korir, MP - Member
 Sen. Tabitha Karanja Keroche, MP - Member

SECRETARIAT

Clerk Assistant 1. Mr. Christopher Gitonga Clerk Assistant 2. Ms. Beverlyne Chivadika Deputy Director, PBO 3. Ms. Lucy Makara Legal Counsel 4. Ms. Lucy Radoli Fiscal Analyst 5. Ms. Keziah Muthama Fiscal Analyst 6. Mr. Kioko Kiminza Researcher 7. Ms. Joan Mahinda Researcher 8. Mr. Sekento Tonkei Media Relations Officer 9. Mr. Barasa Nandemu Serjeant-at-arms 10. Mr. Fredick Ouma Audio Officer 11. Mr. Elijah Ichwara Attachee 12. Mr. Jeff M Mburu

MIN/SEN/SCF&B/271/2023 PRELIMINARIES

The Vice-Chairperson called the meeting to order at 10: 29 a.m. This was followed by

a word of prayer. Thereafter, a round of introduction.

MIN/SEN/SCF&B/272/2023 ADOPTION OF THE AGENDA

The agenda was adopted after it was proposed by Sen. Shakila Abdalla Mohamed, MP, and seconded by Sen. Mohamed Faki Mwinyihaji, MP, as listed below-

- 1. Prayer;
- 2. Introduction;
- 3. Adoption of the Agenda;
- 4. Confirmation of Minutes of the 39th, 40th, 41st, 43rd, 44th, 45th, 46th, 47th, 48th, 49th, and 50th sittings;
- 5. Consideration of the Equalization Fund (Administration) Bill, 2023 (Senate Bills No. 14 of 2023) (Committee Paper No. 43)
- 6. Consideration of the draft County Governments Additional Allocations Bill, 2023 (Committee Paper No. 44)
- 7. Any Other Business; and
- 8. Date of the Next Meeting and Adjournment.

MIN/SEN/SCF&B/273/2023 CONFIRMATION OF MINUTES

Confirmation of minutes of the 39th, 40th, 41st, 43rd, 44th, 45th, 46th, 47th, 48th, 49th, and 50th sittings was deferred.

MIN/SEN/SCF&B/274/2023 CONSIDERATION OF THE EQUALIZATION FUND (ADMINISTRATION) BILL, 2023 (SENATE BILLS NO. 14 OF 2023) (COMMITTEE PAPER NO.43)

The Committee considered Paper No. 43, on Equalization Fund (Administration) Bill, 2023.

The Committee noted the contents of the Paper and after deliberations, the Committee was informed that Commission on Revenue Allocation, Controller of Budget and the Cabinet Secretary, National Treasury and Economic Planning had been invited to a meeting of the Committee to deliberate on the Bill.

The Committee recommended that the stakeholders who participated during the consideration of the Public Finance Management (Equalization Fund Administration) Regulations, 2021 be invited to submit views on the Bill.

MIN/SEN/SCF&B/275/2023

CONSIDERATION OF THE DRAFT COUNTY
GOVERNMENTS ADDITIONAL
ALLOCATIONS BILL, 2023 (COMMITTEE
PAPER NO.44)

The Committee considered Paper No. 44, draft County Governments Additional Allocations Bill (CGAAB), 2023.

The Committee noted with concern that-

- a) the brief by the Parliamentary Budget Office was inadequate to enable the Committee to make a resolution. For instance, the brief did not provide a list of the counties which would benefit from various additional allocations. The PBO was directed to include beneficiary counties and provide rationale or justification for each additional allocation.
- b) there was need for the relevant Committee of the Senate to carry out impact assessment on implementation of additional allocations to ascertain the implementation status of projects and programmes funded via previous allocations
- c) whereas the County Governments Additional Allocation Bill originated from the Senate, there were indications that the National Assembly intended to publish a similar Bill.

After deliberations, the Committee resolved the following-

- a) Consideration of the draft County Governments Additional Allocations Bill, 2023 be deferred to Tuesday, 30th May, 2023 to allow the Parliamentary Budget Office to collate the necessary information concerning additional allocations for FY 2023/24;
- b) An elaborate draft of the County Government Additional Allocations Bill, 2023 be presented to the Committee during the meeting scheduled on Tuesday, 30th May, 2023; and
- c) Resolution on the publication of the Bill by the Senate bill will be considered during the meeting on 30th May, 2023.

MIN/SEN/SCF&B/276/2023 ADJOURNMENT

There being no other business the meeting was adjourned at 12:53 p.m. Next meeting is to be held on Tuesday, 30th May, 2023 at 9:00 a.m.

SIGNATURE DATE SI OS 12023

SEN. (CAPT.) ALI IBRAHIM ROBA, EGH, MP

(CHAIRPERSON)

REPUBLIC OF KENYA



THIRTEENTH PARLIAMENT | SECOND SESSION

THE SENATE

INVITATION FOR SUBMISSION OF MEMORANDA

At the sitting of the Senate held on Thursday, 4th May, 2023, the Bills listed at the second column below were introduced in the Senate by way of First Reading and thereafter stood committed to the respective Standing Committees indicated at the third column.

Pursuant to the provisions of Article 118 of the Constitution and standing order 145 (5) of the Senate Standing Orders, the Committees now invite interested members of the public to submit any representations that they may have on the Bills by way of written memoranda.

The memoranda may be submitted to the Clerk of the Senate, P. O. Box 41842-00100, Nairobi; hand-delivered to the Office of the Clerk of the Senate, Main Parliament Buildings, Nairobi; or emailed to clerk.senate@parliament.go.ke and copied to the email addresses of the respective Committee indicated at the fourth column below; to be received on or before Monday, 22nd May, 2023 at 5.00 p.m.

	Bill	Committee Referred To	Email Address
a)	The Agriculture and Food	Standing Committee on	agriculturelfcommittee.senate@parl
′	Authority (Amendment) Bill	Agriculture, Livestock and	iament.go.ke
	(Senate Bills No. 13 of 2023)	Fisheries	
b)	The Equalization Fund	Standing Committee on	financebudgetcomm.senate@parlia
^	(Administration) Bill (Senate	Finance and Budget	ment.go.ke
	Bills No.14 of 2023)		
c)	The Constitution of Kenya	Standing Committee on	senatejlahrc@parliament.go.ke
	(Amendment) Bill (Senate	Justice, Legal Affairs and	
	Bills No.15 of 2023)	Human Rights	

The Bills may be accessed on the Parliament website at http://www.parliament.go.ke/the-senate/house-business/bills.

J.M. NYEGENYE, CBS, CLERK OF THE SENATE.



REPUBLIC OF KENYA THE NATIONAL TREASURY AND ECONOMIC PLANNING

Telegraphic Address: 22921 FAX NO. 310833 Telephone: 2252299 When Replying Please Quote THE NATIONAL TREASURY P. O. BOX 30007 – 00100 NAIROBI

Ref No: NT/EFAB/TECH/PARL/01/'A'/(31)

2nd June, 2023

Mr. J. M. Nyegenye, CBS, Clerk of the Senate, The Senate Parliament Buildings NAIROBI.

Dear Mr. Myserenge,

RE: INVITATION TO A MEETING TO SUBMIT VIEWS ON THE EQUALIZATION FUND (ADMINISTRATION) BILL, 2023 (SENATE BILLS NO 14 OF 2023)

Reference is made to your letter Ref: **SEN/DSEC/F&B/CORR/2023/67(c)** dated 23rd May, 2023 on the above subject matter. I have been invited to a meeting with the Senate Finance & Budget Committee to submit our representations on the Equalization Fund (Administration) Bill, 2023 (Senate Bills No 14 of 2023).

Unfortunately, the National Treasury is scheduled to appear before the Departmental Committee on Finance and National Planning to submit our views on the Finance Bill, 2023 on the same date.

The purpose of this letter is to let you know of this position and to seek your indulgence to request the Committee to accept our written Submission hereby attached.

Enclosed herein, find the following for your reference and necessary action: -

- 1. National Treasury and Economic Planning representations/views on the Equalization Fund (Administration) Bill,2023 (Senate Bills No 14 OF 2023)
- 2. The Equalization Fund Status Report;
- 3. The Public Finance Management (Equalization Fund Administration) Regulations, 2021;
- 4. The Attorney General's Advisory on the Court ruling on the petition no 272 of 2016
- 5. The High court ruling on the petition no. 272 of 2016.

Thank you for your continued support.

Yours

Njuguna Ndung'u, CBS CABINET SECRETARY

Encls.

Copy to:

Dr. Chris Kiptoo, CBS

Principal Secretary National Treasury

NAIROBI

Amb (Eng) Mahboub M. Maalim, CBS, OGW

Chairman

Equalisation Fund Advisory Board

NAIROBI

Sen. Ali Roba Ibrahim

Chairman

Senate Standing Committee on Finance and Budget

The Senate

Parliament Buildings

NAIROBI.



- b) Having witnessed the inefficiencies associated with the direct use of the Fund, the Council strongly opines that going forward, the Equalisation Fund should only be used indirectly as conditional grants to Counties.
- c) Proposals on Part III-Establishment of Advisory Board
 - Clause 6(1)(f) be amended to read "three persons nominated by the Council of Governors drawn from areas identified as marginalized by the Commission on Revenue Allocation". This is to ensure adequate representation of the county governments on the Equalization Fund Advisory Board vis-à-vis the national government representation.
 - Clause 6(3) be deleted since it contradicts Section 8.
 - New Clause 7 be inserted to provide for meetings of the Board- Frequency of meetings, notice of meetings, quorum of conduct of business, chairperson of the meetings, voting, procedure for meetings and attendance of other persons to meetings of the Board.
- d) Sub-clauses 10(1)(g), 12(a) and (c), and 15(1)(d) be amended by deleting the words "these guidelines" and replace thereof with "this Act". This is an Act of Parliament and not Guidelines.
- e) Proposal on Part IV on County Technical Committees-Clauses 17-22
 - Clearly indicate that clauses 17-22 only apply to the direct use of the Fund. This is because there already exists a framework for management of conditional grants (indirect use of the Fund) which does not envision such committees.
 - Secondly, clause 17 on establishment of County Technical Committees of be amended by deleting the words "County Commissioner" and substitute therefore with the words "Governor".
 - Sub-Clause 17(a) be amended to read as "Chairperson who shall be the County Governor or a person designated by the Governor in writing".
 - Sub-Clause 17(f) be deleted since it is a repetition of sub-clause 17 (d).
 - Clauses 19 and 20 on establishment of sub-county committees be deleted. This is because it is duplicatous and that the functions of the sub-county committee can be performed by the County technical committee.
- f) Proposal on Clauses 23-28
 - That there is a need to distinguish (in parts) the roles of the County Executive Committee Member responsible for matters relating to finance in the identification of projects and related processes to avoid duplication of roles.
 - Clause 24 be amended to read as follows: "The County Executive Committee Member responsible for matters relating to finance shall submit work plans to the Board for approval". This is attributed to the fact that the CECM, Finance is only responsible to the Board and not the technical committee which has different reporting lines as per the Bill.

The Committee made the following observations-

- a) There is need to review the administrative costs and expenses of the Advisory Board provided for under clause 13(3). Three percent of the approved annual allocation to the Fund may be a surplus.
- b) The Equalisation Fund Advisory Board has more representation from the National Government and needs review.
- c) The Committee unanimously agreed with the CoG that to ensure efficient utilization, Equalisation Fund should only be used indirectly as conditional grants to counties.
- d) That CRA should provide a clear definition of the term "marginalized areas" in development of the Third Policy on Marginalisation.
- e) There is need to review the provisions on the roles of County Commissioner in the Bill. The proposed provisions neglect the vital role of county governments in project identification, approval and implementation of projects and programmes financed by the Fund.
- f) There is need to amend sub clause 6(1)(c) to include the words "or a representative designated in writing" to represent the Principal Secretary responsible for matters relating to finance when unavailable.

MIN/SEN/SCF&B/302/2023 ADJOURNMENT

There being no other business the meeting was adjourned at 12:00 p.m. The next meeting is to be held on Tuesday, 6th June 2023 at 12:10 p.m.

SIGNATURE DATE 13 06 2003
SEN. (CAPT.) ALI IBRAHIM ROBA, EGH, MP

(CHAIRPERSON)



MINUTES OF THE FIFTY-FIRST MEETING OF THE SENATE STANDING COMMITTEE ON FINANCE AND BUDGET HELD ON THURSDAY, 25TH MAY, 2023 AT THE GROUND FLOOR BOARDROOM, COUNTY HALL, PARLIAMENT BUILDINGS FROM 10.00 A.M.

PRESENT

Sen. Maureen Tabitha Mutinda, MP
 Sen. (Dr.) Boni Khalwale, CBS, MP
 Sen. Mohamed Faki Mwinyihaji, MP
 Sen. Richard Momoima Onyonka, MP
 Sen. Shakila Abdalla Mohamed, MP
 Sen. Eddy Gicheru Oketch, MP
 Vice-Chairperson
 Member
 Member
 Member
 Member
 Member
 Member
 Member

ABSENT WITH APOLOGY

Sen. (Capt.) Ali Ibrahim Roba, EGH, MP - Chairperson
 Sen. Joyce Chepkoech Korir, MP - Member
 Sen. Tabitha Karanja Keroche, MP - Member

SECRETARIAT

Clerk Assistant 1. Mr. Christopher Gitonga Clerk Assistant 2. Ms. Beverlyne Chivadika Deputy Director, PBO 3. Ms. Lucy Makara Legal Counsel 4. Ms. Lucy Radoli Fiscal Analyst 5. Ms. Keziah Muthama Fiscal Analyst 6. Mr. Kioko Kiminza Researcher 7. Ms. Joan Mahinda Researcher 8. Mr. Sekento Tonkei Media Relations Officer 9. Mr. Barasa Nandemu Serjeant-at-arms 10. Mr. Fredick Ouma Audio Officer 11. Mr. Elijah Ichwara Attachee 12. Mr. Jeff M Mburu

MIN/SEN/SCF&B/271/2023 PRELIMINARIES

The Vice-Chairperson called the meeting to order at 10: 29 a.m. This was followed by

a word of prayer. Thereafter, a round of introduction.

MIN/SEN/SCF&B/272/2023 ADOPTION OF THE AGENDA

The agenda was adopted after it was proposed by Sen. Shakila Abdalla Mohamed, MP, and seconded by Sen. Mohamed Faki Mwinyihaji, MP, as listed below-

- 1. Prayer;
- 2. Introduction;
- 3. Adoption of the Agenda;
- 4. Confirmation of Minutes of the 39th, 40th, 41st, 43rd, 44th, 45th, 46th, 47th, 48th, 49th, and 50th sittings;
- 5. Consideration of the Equalization Fund (Administration) Bill, 2023 (Senate Bills No. 14 of 2023) (Committee Paper No. 43)
- 6. Consideration of the draft County Governments Additional Allocations Bill, 2023 (Committee Paper No. 44)
- 7. Any Other Business; and
- 8. Date of the Next Meeting and Adjournment.

MIN/SEN/SCF&B/273/2023 CONFIRMATION OF MINUTES

Confirmation of minutes of the 39th, 40th, 41st, 43rd, 44th, 45th, 46th, 47th, 48th, 49th, and 50th sittings was deferred.

MIN/SEN/SCF&B/274/2023	CONSIDE	RATION C	F THE	EQ	UALIZA	ATION
	FUND	ADMINIST	RATIO	N)	BILL,	2023
	(SENATE	BILLS	NO.	14	OF	2023)
	(COMMIT	TEE PAPEI	R NO.43)		

The Committee considered Paper No. 43, on Equalization Fund (Administration) Bill, 2023.

The Committee noted the contents of the Paper and after deliberations, the Committee was informed that Commission on Revenue Allocation, Controller of Budget and the Cabinet Secretary, National Treasury and Economic Planning had been invited to a meeting of the Committee to deliberate on the Bill.

The Committee recommended that the stakeholders who participated during the consideration of the Public Finance Management (Equalization Fund Administration) Regulations, 2021 be invited to submit views on the Bill.

MIN/SEN/SCF&B/275/2023

CONSIDERATION OF THE DRAFT COUNTY
GOVERNMENTS ADDITIONAL
ALLOCATIONS BILL, 2023 (COMMITTEE
PAPER NO.44)

The Committee considered Paper No. 44, draft County Governments Additional Allocations Bill (CGAAB), 2023.

The Committee noted with concern that-

- a) the brief by the Parliamentary Budget Office was inadequate to enable the Committee to make a resolution. For instance, the brief did not provide a list of the counties which would benefit from various additional allocations. The PBO was directed to include beneficiary counties and provide rationale or justification for each additional allocation.
- b) there was need for the relevant Committee of the Senate to carry out impact assessment on implementation of additional allocations to ascertain the implementation status of projects and programmes funded via previous allocations
- c) whereas the County Governments Additional Allocation Bill originated from the Senate, there were indications that the National Assembly intended to publish a similar Bill.

After deliberations, the Committee resolved the following-

- a) Consideration of the draft County Governments Additional Allocations Bill, 2023 be deferred to Tuesday, 30th May, 2023 to allow the Parliamentary Budget Office to collate the necessary information concerning additional allocations for FY 2023/24;
- b) An elaborate draft of the County Government Additional Allocations Bill, 2023 be presented to the Committee during the meeting scheduled on Tuesday, 30th May, 2023; and
- c) Resolution on the publication of the Bill by the Senate bill will be considered during the meeting on 30th May, 2023.

MIN/SEN/SCF&B/276/2023 ADJOURNMENT

There being no other business the meeting was adjourned at 12:53 p.m. Next meeting is to be held on Tuesday, 30th May, 2023 at 9:00 a.m.

SIGNATURE DATE SI \ OS\ 202-3

SEN. (CAPT.) ALI IBRAHIM ROBA, EGH, MP

(CHAIRPERSON)

REPUBLIC OF KENYA



THIRTEENTH PARLIAMENT | SECOND SESSION

THE SENATE

INVITATION FOR SUBMISSION OF MEMORANDA

At the sitting of the Senate held on Thursday, 4th May, 2023, the Bills listed at the second column below were introduced in the Senate by way of First Reading and thereafter stood committed to the respective Standing Committees indicated at the third column.

Pursuant to the provisions of Article 118 of the Constitution and standing order 145 (5) of the Senate Standing Orders, the Committees now invite interested members of the public to submit any representations that they may have on the Bills by way of written memoranda.

The memoranda may be submitted to the Clerk of the Senate, P. O. Box 41842-00100, Nairobi; hand-delivered to the Office of the Clerk of the Senate, Main Parliament Buildings, Nairobi; or emailed to clerk.senate@parliament.go.ke and copied to the email addresses of the respective Committee indicated at the fourth column below; to be received on or before Monday, 22nd May, 2023 at 5.00 p.m.

	Bill	Committee Referred To	Email Address
a)	The Agriculture and Food Authority (Amendment) Bill	Standing Committee on Agriculture, Livestock and	agriculturelfcommittee.senate@parliament.go.ke
b)	(Senate Bills No. 13 of 2023) The Equalization Fund (Administration) Bill (Senate	Fisheries Standing Committee on Finance and Budget	financebudgetcomm.senate@parlia ment.go.ke
c)	Bills No.14 of 2023) The Constitution of Kenya (Amendment) Bill (Senate Bills No.15 of 2023)	Standing Committee on Justice, Legal Affairs and Human Rights	senatejlahrc@parliament.go.ke

The Bills may be accessed on the Parliament website at http://www.parliament.go.ke/the-senate/house-business/bills.

J.M. NYEGENYE, CBS, CLERK OF THE SENATE.



REPUBLIC OF KENYA

THE NATIONAL TREASURY & ECONOMIC PLANNING

SUBMISSIONS BY THE CABINET SECRETARY, NATIONAL TREASURY & PLANNING TO THE SENATE STANDING COMMITTEE ON FINANCE AND BUDGET ON THE EQUALIZATION FUND (ADMINISTRATION) BILL, 2023 (SENATE BILLS NO. 14 OF 2023).

7th JUNE, 2023

Reference is made to your letter Ref. No. SEN/DSEC/F&B/CORR/2023/67 (c) dated 23rd May, 2023 inviting the National Treasury and Economic Planning to a meeting of the Standing Committee on Finance and Budget on the Equalization Fund (Administration) Bill, 2023.

The following are the comments from the National Treasury and Economic Planning:

I. Background

- 1. Article 204 of the Constitution establishes the Equalization Fund (Fund) to provide basic services including water, roads, health facilities and electricity to the marginalized areas to the extent necessary to bring the quality of those services to the level generally enjoyed by th rest of the nation, so far as possible. Article 204 (3) of the Constitution requires the National Government to decide on a policy for the implementation of the Fund either directly or indirectly through conditional or unconditional grants to marginalized counties.
- 2. Section 18 of the Public Finance Management Act, 2012 mandates the National Treasury, through the Cabinet Secretary to administer the Fund in accordance with Article 204 of the Constitution.
- 3. The National Treasury therefore, prepared the Equalization Fund Guidelines vide Gazette Notice No. 1711 of 13th March, 2015 for the administration of the Fund. The Guidelines were prepared in strict adherence to the Statutory Instruments Act, 2013 and were approved by Parliament in December, 2015.
- 4. The First Marginalization Policy (First Policy) determined by the Commission on Revenue Allocation (CRA) in line with Article 216(4) of the Constitution, identified fourteen Counties to benefit from the Fund namely: Turkana; Mandera; Wajir; Marsabit; Samburu; West Pokot; Tana River; Narok; Kwale; Garissa; Kilifi: Taita Taveta; Isiolo and Lamu.
- Consequently, the Equalisation Fund Advisory Board, established under the Guidelines, applied the Equalisation Fund directly using National Government structures to finance and implement projects identified in the 14 marginalized counties.
- 6. However, during the implementation of the First Policy, the Council of Governors petitioned the High Court vide Petition No. 272 of 2016 seeking to nullify the Guidelines and the court granted the following prayers as sought by the Petitioner: -



REPUBLIC OF KENYA THE NATIONAL TREASURY AND ECONOMIC PLANNING

Telegraphic Address: 22921

FAX NO. 310833 Telephone: 2252299

When Replying Please Quote

THE NATIONAL TREASURY
P. O. BOX 30007 – 00100
NAIROBI

Ref No: NT/EFAB/TECH/PARL/01/'A'/(31)

2nd June, 2023

Mr. J. M. Nyegenye, CBS,

Clerk of the Senate,

The Senate

Parliament Buildings

NAIROBI.

Dear Mr. Myserenge,

RE: INVITATION TO A MEETING TO SUBMIT VIEWS ON THE EQUALIZATION FUND (ADMINISTRATION) BILL, 2023 (SENATE BILLS NO 14 OF 2023)

Reference is made to your letter Ref: **SEN/DSEC/F&B/CORR/2023/67(c)** dated 23rd May, 2023 on the above subject matter. I have been invited to a meeting with the Senate Finance & Budget Committee to submit our representations on the Equalization Fund (Administration) Bill, 2023 (Senate Bills No 14 of 2023).

Unfortunately, the National Treasury is scheduled to appear before the Departmental Committee on Finance and National Planning to submit our views on the Finance Bill, 2023 on the same date.

The purpose of this letter is to let you know of this position and to seek your indulgence to request the Committee to accept our written Submission hereby attached.

Enclosed herein, find the following for your reference and necessary action: -

- 1. National Treasury and Economic Planning representations/views on the Equalization Fund (Administration) Bill,2023 (Senate Bills No 14 OF 2023)
- 2. The Equalization Fund Status Report;
- 3. The Public Finance Management (Equalization Fund Administration) Regulations, 2021;
- 4. The Attorney General's Advisory on the Court ruling on the petition no 272 of 2016
- 5. The High court ruling on the petition no. 272 of 2016.

Thank you for your continued support.

Yours

Njuguna Ndung'u, CBS CABINET SECRETARY

Encls.

Copy to:

Dr. Chris Kiptoo, CBS

Principal Secretary National Treasury

NAIROBI

Amb (Eng) Mahboub M. Maalim, CBS, OGW

Chairman

Equalisation Fund Advisory Board

NAIROBI

Sen. Ali Roba Ibrahim

Chairman

Senate Standing Committee on Finance and Budget

The Senate

Parliament Buildings

NAIROBI.



- a) A declaration that Equalization Fund being for the benefit of Marginalized Counties can only be disbursed by the National Government through the respective and affected County Governments and in accordance with recommendations made by the Commission on Revenue Allocation as approved by Parliament.
- b) A declaration that the Guidelines on administration of Equalization Fund published on 13th March, 2015 in the Kenya Gazette Vol CXVII- No. 26 as Gazette Notice No. 1711 are accordingly unconstitutional, null and void for violating Articles 1 (4), 2(1), 6, 10,174,201,204 and 216 of the Constitution and section 12 and 18 of the Public Finance Management Act.
- c) An order of certiorari to remove and quash the guidelines on administration of Equalization fund published on 13th March 2015 in Gazette Notice No. 1711.
- d) The 2nd Respondent shall within six (6) months of the date of the judgment, and in consultation with all relevant stakeholders, prepare an appropriate policy and/or statutory instrument on the administration of the Equalization Fund that is compliant with the recommendation made by the Commission on Revenue Allocation as approved by Parliament, and the objectives of the Equalization Fund and devolution as set out in the Constitution and enunciated in the judgment.
- 7. In its ruling, the Court gave, among others, the following reasons for granting the above prayers: that the Equalisation Fund Advisory Board had ignored recommendation of CRA on: -
 - Composition on the advisory board;
 - ii) Failure to make provisions for representation of counties;
 - iii) Appropriation of funds as conditional grants to marginalized counties;
 - iv) Funds to be spent when County Governments are in place; and
 - v) Management of the Fund to be supported by an Inter-governmental relations department.
- 8. Consequently, and in adherence to the directive of the Court, the National Treasury constituted and Inter-Agency Taskforce comprised of officers from the National Treasury, the Office of the Attorney General, the National Assembly, the Senate, Parliamentary Budget Office, Office of the Controller of Budget, the Commission on Revenue Allocation and the Council of Governors to initiate a draft policy and/or Statutory Instrument on administration of the Equalisation Fund.

9. In line with directives of the Court, the taskforce, in consultation with the stakeholders developed the Public Finance Management (Equalisation Fund Administration) Regulations, 2021 which was then published through Kenya Gazette supplement No. 69, Legal Notice No. 54 of 29th April, 2021 and approved by Parliament paving way for the operationalization of the Fund.

II. Current Status

- 10. With the passage of the Regulations;
 - a) The National Treasury and Economic Planning constituted the Equalisation Fund Advisory Board (EFAB) and secretariat to provide effective management and administration of the Fund.
 - b) Through the Equalisation Fund Appropriation Act, 2018 covering FYs 2014/15, 2015/16 and 2016/17, the Fund has initiated full implementation and facilitated completion of projects under the First Marginalization Policy and payment of pending bills under the First Policy is ongoing.
 - c) The County Technical Committee and all other committees as stipulated in the Regulations have been established in the 34 beneficiary counties.
 - d) The Equalization Fund Appropriation Bill 2022 was prepared and submitted to Parliament for consideration and approval. The Bill was published on 31st January 2023 and captures KSh 13,893,791,644 which comprises of KSh 6,825,317,433 and KSh 7,068,474,211 for FY 2021/22 and FY 2022/23 respectively for implementation of Second Policy on Marginalization.
 - e) Project identification and implementation under Second Policy on marginalization will commence immediately after the approval of the Equalisation Fund Appropriation Bill 2022.
 - f) Preparation of handing over framework of projects to county governments is ongoing.

III. Equalization Fund Bill 2022 (National Assembly Bill No. 47 of 2022)

- 11.In February, 2023, the National Treasury and Economic Planning received a request from the Clerk of the National Assembly to submit a comprehensive brief on the representations of the Equalization Fund Bill 2022 (National Assembly Bill No. 47 of 2022) (hereinafter EF Bill 2022).
- 12. The Objective of the Bill is to:
 - a) Operationalize the Equalization Fund as established under Article 204 of the Constitution; and

- b) Establish a board to administer the Fund in instances where the Fund is directly used for the provision of basic services to marginalized areas.
- 13. The Bill sponsored by Hon. Kassait Kamket, MP underwent 1st Reading on 30th November, 2022 and committed to the Departmental Committee on Finance and National Planning.
- 14. The National Treasury and Economic Planning urged the National Assembly to reject or refer the EF Bill 2022 back to the sponsor with recommendation that the Bill is subjected to further and wider scrutiny by stakeholders based on the following:
 - a) That the EF Bill 2022 was overtaken by events since there is already an administrative, governance and legal framework in place for the management of the Equalization Fund;
 - b) There is in place a board, the Equalization Fund Advisory Board and Secretariat that is administering the Fund;
 - c) The Bill does not disclose any mischief that it seeks to remedy or cure in the prevailing implementation structure; and
 - d) The constituencies are not recognized as planning or administrative units outside the confines of the county governments structure in the devolved system of governance.

IV. The Equalization Fund (Administration) Bill, 2023

15.In May, 2023, the National Treasury and Economic Planning received a request from the Clerk of the Senate to attend a meeting of the Committee on Finance and Budget and submit representations on the Equalization Fund (Administration) Bill 2023 (hereinafter EF Bill 2023).

16. The purpose of the Bill is to:

- a) Provide a framework for administration and management of the Equalization Fund in accordance with article 204 of the Constitution;
- b) Provide for completion of ongoing projects under the First and Second Policies;
- c) Provide a framework for the identification, selection and implementation of projects for purposes of the Fund;
- d) Suspend the application of Article 204 (7) of the Constitution and extend the pendency of the Fund; and
- e) Provide for the procedures in relation to winding up of the Fund.
- 17. We have reviewed the EF Bill 2023 and comment as follows:

- a) The EF Bill, 2023 has been overtaken by events since there is already an administrative and management framework in place for the administration of the Fund. Section 18 of the PFM Act, 2012 mandates the National Treasury to administer the Fund. As a result, parliament passed the Public Finance Management (Equalization Fund Administration) Regulations, 2021 which establishes the administrative and management framework in the administration of the Fund. The Regulations were passed after engagement and participation of various stakeholders including the Council of Governors, Commission on Revenue Allocation, Controller of Budget, the Attorney General, the National Assembly, the Senate, Parliamentary Budget Office and the members of the public. Further, Section 6 of the PFM Act, 2012 provides that PFM Act prevails over any legislation on matter, inter alia establishment and management of public funds.
- b) The EF Bill, 2023 does not provide any remedy it tries to cure in the current administrative and governance structure of the management of the Fund. It has adopted the current structure save for moving of the administration of the Fund from the PFM Act to the EF Bill.
- c) We note that the EF Bill, 2023 seeks to extend the Fund for a further non-renewable term of ten years from the time the Fund would have lapsed. Article 204 (6) of the Constitution provides that the Fund would lapse twenty years from the Effective Date. The Constitution defines effective date to mean the date the Constitution came into force. The Constitution was promulgated on 27th August, 2010. Therefore, the Fund would lapse on 26th August, 2030. Though Parliament is mandated to extend the life of the Fund for a further fixed period of years, it would be proper for the same to be done through a stand-alone Bill within a period of twenty-four (24) months to the lapse of the period specified under Article 204 (6) of the Constitution.
- 18.In Conclusion, the current administration and management framework of the administration of the Fund is sufficient and therefore there is no need for the EF Bill, 2023. The Fund has less than 7 years to lapse and any act of derailment in the administration of the Fund only seeks to affect the achievement of its intended purposes. Furthermore, the Fund is well established under the PFM Act which prevails in the establishment and management of public Funds. Any proposal to ensure better administration and management of the Fund can only be factored under the current legal, governance and administrative framework.

19. Therefore, the National Treasury and Economic Planning urges you to consider to reject the Bill or refer it back to the sponsor with recommendations that the Bill be subjected to further consultations with stakeholders before reconsideration.

NJUGUNA NDUNG'U, CBS CABINET SECRETARY



LEGISLATIVE MEMORANDUM ON THE EQUALISATION FUND (ADMINISTRATION) BILL, (SENATE BILLS NO. 16 OF 2023)

70

THE SENATE STANDING COMMITTEE ON FINANCE AND BUDGET

FROM

THE COUNCIL OF GOVERNORS



THE COUNCIL OF GOVERNORS,

Government and the County Governments, whose distinctness is recognized by Article 6 (2); In recognition of the fact that sovereign power of the state is exercised at two levels of government, that is, the National

In further recognition of the need to ensure that all legislation is cognizant of devolved governments; and

respond to the key issues, and further reflects the spirit and purpose of devolution. Aware of the need for coordinated action between the National and County Governments to ensure that legislation properly

Governments submits the proposals highlighted herein below for consideration: Having reviewed the Equalisation Fund (Administration) Bill, 2023, the Council of Governors on behalf of the 47 County

A. GENERAL COMMENTS

Article 204 (3)(b) of the Constitution of Kenya, 2010, provides that the National Government may use the conditional grants to Counties the Council strongly opines that going forward, the Equalisation Fund should only be used indirectly as was implemented directly. Having witnessed the inefficiencies associated with the direct use of the fund better placed to target expenditure programmes to marginalized communities within the counties. The be spent indirectly as conditional grants to marginalised counties. This is because county governments are Identifying Marginalised Areas and Sharing of the Equalisation Fund, recommended that the Fund should communities exist. The Commission on Revenue Allocation (CRA) in their First Policy on the Criteria for Equalisation Fund either directly or indirectly through conditional grants to counties in which marginalised Commission further defined 'Marginalised areas' to mean Marginalised Counties. However, the First Policy



COUNCIL OF GOVERNORS

On the management of the Fund: There already exists an elaborate framework on the management of Conditional grants issued to Counties. However, we note that the Bill has proposed a framework similar to Public Finance Management (Equalization Fund Administration) Regulations, 2021 that exhibited neffectiveness and inefficiencies. 7

We therefore urge the Senate to amend the Bill to ensure that the Fund is used in accordance with the grants to the affected counties in accordance with the Division of Revenue Act and the Equalisation Fund Appropriation Act (in the place of the County Governments Additional Allocations Act) for the respective financial year. Under such a framework, Funds are allocated and disbursed to Counties for implementation of Projects subject to agreed upon conditions between the County Governments and the Equalisation Fund existing framework on management of Conditional grants. That is; The funds shall be utilized as conditional Advisory Board.

- There is need for the Bill to clearly distinguish (In Parts) the process to be followed when using the Fund directly and when using it indirectly. ń
- It is important to note that after 13 years of its existence, the Fund is yet to realize the objectives for which it was established in 2010. Since inception of the Fund, the total entitlement to Counties is Ksh.54,035,184,050 (excluding FY 2023/24 allocation), out of which Ksh.26,293,791.644 has been approved and appropriated by Parliament. The Council therefore requests the Senate to fast track the approval and subsequent appropriation of the remaining amount of the Fund entitled to County governments. 4
- 5. There is need for the Bill to provide for meetings of the Board. 6. There is need for the committees established under the Bill to committees.
- There is need for the committees established under the Bill to consider the inherent role of county governments in administrating projects and programmes facilitated by the Fund as a majority are devolved functions.



B. SPECIFIC CONCERNS

The Council proposes the following specific amendment to the Equalisation Fund (Administration) Bill, 2023:

Clause/Section	Provision	CoG's Proposal	Rationale/Justification
PART III -	6. (1) There is	Amend Section 6 (1)(f) to	From the provision in the Bill there is lack of
ESTABLISHMENT	established a Board to read as follows:	read as follows:	adequate representation of the county
OF ADVISORY	be known as the	(f) three persons	governments on the Equalization Fund Advisory
BOARD	Equalisation Fund	Fund nominated by the	Roard vis-à-vis the national government
	Advisory Board which	Advisory Board which Council of Governors	poard via a via dire liadoliai Soverillicire
	shall consist of—	drawn from areas	representation, despite the services catered for
		identified as marginalized	by the Fund being mostly functions of the
	(a) the Chairperson who	by the Commission on	county governments as per the Fourth Schedule
	shall be appointed by Revenue Allocation;	Revenue Allocation;	to the Constitution. Given that implementation
	the		will take place in marginalized areas identified
	Cabinet Secretary;		within Counties, there is need for adequate
	(h) the Principal		representation on the devolved units. This
	Secretary responsible		would bolster the county government's
	for matters relating to		engagement in the administration of the Fund
	finance;		and its associated services.
	<u>.</u>		
	(c) the Principal		



Secretary responsible for matters relating to devolution or a representative designated in writing;	(d) one person from a pastoralist community nominated by the National Assembly; (e) one person nominated by the Senate; (f) one person nominated by the Council of Governors drawn from areas identified as marginalized by the Commission on Revenue Allocation;	(g) the Chairperson of the Commission on Revenue Allocation or



	(2) Unless three quarters		
	next meeting.		
	between the dates of the		
	months shall elapse		
	not more than four		
4	every financial year and	of the Board	Board
	not less than four times in	the provided for meetings	Meetings of
	7 (1) The Board shall meet	The Bill has not	New Clause
		further term.	
		for one	
		three years renewable	
		shall serve for a term of	
		section (1)(c) and (f)	
		appointed under	
This provision contradicts Section 8	Delete Section 6 (3).	6 (3) A person	
		secretary of the Board.	
		Officer who shall be	
		(i) the Chief Executive	
		designated in writing;	
		representative	
		Budget or a	
		(h) the Controller of	
		designated in writing;	
		a representative	



of the	total m	of the total members of	
the	Board	otherwise	
agree,	at leas	agree, at least fourteen	
days	written	days written notice of	
every	meetin	meeting of the	
Board	shall be	Board shall be given to	
every	membe	member of the	
Board.			

(3) The quorum for the conduct of the business of the Board shall be five members, of whom the majority of shall be from amongst the non ex officio

members.

(4) The Chairperson shall preside at every meeting of the Board at which he or she is present but in his or her absence, the members present shall elect one of their number who shall, with respect to





		COUNCIL OF GOVERNORS	
		standing orders in	
		respect thereof.	
		12. The Board Secretary	
		shall cause minutes of all	
		proceedings of meetings	
		of the Board to be	
		entered in books for that	
		purpose.	
Sections 10 (1)(g),	These Sections have	Delete the words "these	This is an Act of Parliament and not Guidelines.
12 (a) & (c),	refer to "these	Guidelines" and replace	
15 (1)(d)	Guidelines"	therefor with "this Act".	
PART IV - COUNTY	Part IV establishes	For purposes of this Act	There already exists a framework for
TECHNICAL	County Technical	and in accordance with	management of conditional grants which does
COMMITEES	Committees	Article 204 (6) of the	not envision such committees in the case of
**		Constitution, clearly	indirect use of the Fund as conditional grants to
Clauses 17-22		indicate that Clauses 17-22	
		only apply to the direct	counties.
		use of the Fund.	
	17. Each County	17. Each Governor of an	The proposed composition of the technical
	Commissioner of an	eligible county	committee disregards the inherent role of
	eligible county	shall establish and	county governments in administrating projects
	shall establish and	convene a county	, 10, , , or
	convene a county	technical committee	מום לו מכווונים ומכווונים לו הוב ומום:
	committ	comprising of-	Instead, it assigns these duties to the National



committee is unnecessary and duplicitous.		Sub-county	
The establishment of the Sub- County	Delete Clauses 19 and 20	19 Establishment of the	Clauses 19 and 20
		Assembly;	-
		the relevant County	
		(f) representative of	
	-	projects	
		sector with prioritized	
17 (d)		implementing	
The same has been provided for under Section	Delete Section 17 (f)	representing the	
		(e) a public officer	
		Assembly;	
		the relevant County	
		(d) a representative of	
		Managers;	
		Development Fund	
		(c) Constituency	
		for Finance;	
		member	
		executive committee	
0	writing;	(b) the relevant county	
ents.	by the Governor in	Commissioner;	
assigned responsibilities of the county	or a person designated	shall be the County	
thereby encroaching on the constitutionally	be the County Governor	(a) chairperson who	
Government via the County Commissioner,	(a) chairperson who shall	comprising of-	





-	technical		These functions can be performed by the
	committee.		County technical committee.
	Clause 20 - Functions of		
	the		
	sub-county		
	technical		
	committee.	,	
Clauses 23 - 28	the	There is need to	In case of indirect use of the Fund as conditional
	functions of the CECM	distinguish (in parts) the	grants to counties there only needs to be a
	for Finance	roles of the County	framework between the Board and the County
		Executive Committee	Exactitive Committee Member responsible for
		Member responsible for	CAT OF POLICE OF CONTRACT OF POLICE OF THE P
		matters relating to	matters relating to initialities as opposed to the
		finance.in identification	technical committees convened by the County
		of projects and related	Commissioner.
		processes to avoid	
		duplication of roles.	
	24. The County	Amend as follows:	The County Executive Committee Member
	Executive Committee	24. The County Executive	responsible for matters relating to finance is
	Member	Committee Member	only responsible to the Board and not the
	responsible for matters	responsible for matters	technical committee which has different
	relating to finance shall	relating to finance shall	reporting lines as per the Bill.
	submit workplans	submit workplans to the	
	through the respective	Board for approval.	

committee to the Board for approval. **COUNCIL OF GOVERNORS**

county technical



COMMENTARY ON THE EQUALIZATION FUND (ADMINISTRATION) BILL, 2023

In accordance with the requirements of Article 205 of the Constitution, the Commission on Revenue Allocation has considered the Equalisation Fund (Administration) Bill 2023 and recommends as follows-

NO.	NO. CLAUSE	RECOMMENDATION	JUSTIFICATION
i	Clause 2	Add definition of the following phrase in its The phrase 'First Policy is	The phrase First Policy is
	Interpretation	alphabetical sequence-	referenced in the Bill but not
			defined hence the need to clarify.
		'First Policy' means the first policy determined by	
		the Commission on Revenue Allocation under	
		Article 216(4) of the Constitution in identifying	
		marginalized areas for purposes of Article 204(2)	
		of the Constitution	
		In the definition of the phrase 'unutilized balance' To correct an editorial error	To correct an editorial error
		under paragraph (a) delete the word 'and' after given there is a list that follows	given there is a list that follows
		the semi colon.	the content.

		In the definition of the word "revenue"	To align with the Constitution
		This has the meaning assigned in the CRA Act.	
		The CRA Act excludes revenues referred to under	
		Article 206(1)(a)(b) and Article 209(4) of the	
		Constitution. This definition also contradicts	
		Clause 4 of the Bill.	
		Recommendation: Revenue should refer to	
		revenue as defined in Article 204(1), which refers	
		"to all the revenue collected by the national	
		government each year".	
2.	Clause 3	Clause 3 (b) provides for completion of ongoing	To cater for future policies
	Purpose	projects under the First and Second policies.	
		Recommendation: Add "and all other	
		subsequent policies determined by the	
		Commission on Revenue Allocation for	
		purposes of Article 204(2)"	

4	Clause 8 Tenure of office	This clause provides for a non-renewable term of six years for persons appointed under Clause 6 (1)(d), (e) and (f).	
		Recommendation . Harmonize with the term under clause 6(3) which provides for a term of three years' renewable once.	
ڼ	Clause 10	Under sub clause 10(1)(c) which provides for the	For clarity
	Functions of the	Board to make recommendations on the priority	
	Board	areas requiring financing and implementation in	
		accordance with the workplans considered under	
		section (b) and in line with the recommendations	
		of the Commission on Revenue Allocation	
		Recommendations: Firstly, substitute the term	
		'section (b) with paragraph 10(1) (b). Secondly,	
		specify to whom such recommendations are to be	
		made.	
9	Clause 11	Under sub clause (1), write the acronym CS in full	For ease of understating given it
			is undefined.

	Decisions of the	The marginal note to Clause 11 is incomplete.	For coherence
	Committees of the	Recommendation: add the phrase 'Cabinet	
	Board	Secretary' after the existing content	
7	Clause 14	Clause 14 (2)(b) has largely narrowed the technical	For inclusivity purposes
	Officer	qualification of the Fund CEO to the area of health.	
	administering the Recommendation:	Recommendation: delete skills in health	
	Fund	insurance, health financing, health economics,	
		מווח ווכמונון כמן כי שתמוונטונמונאי מוואיו שנוני (כ).	
8	Clause 15	Under clause 15(2)(f)(i) delete the words "have	To correct a grammatical error
	Secretariat	been" after the phrase "Government in	
		marginalised areas"	
9.	Clause 17	Under paragraph (e)-	For ease of implementation of
		(e) a public officer representing the implementing	the Fund
	Establishment of	sector with prioritized projects	
	county technical		
	committees	Recommendations: redraft to read "not more	
		than four technical officers from ministries	
		relevant to the funding project"	

Clause 19			Delete pa	Delete paragraph (f). The same content is	le content is	
Clause 19 Add the sub county administrator as member of Sub county this committee who shall also serve as secretary Technical Clause 20 Clause 20 Under paragraph- Functions of the 'assess' technical committee Committee i. (c), substitute the word 'access' with 'assess' ii. (d) add at the end "to the County technical committee vill submit project proposals to. iii. (e) add the words 'implementation of after 'monitor' iv. (f) and (g) delete "and the member of the county executive". This is because the member of the county Technical Committee			repeated	in (d) which provides	s a representative	
Clause 19 Add the sub county administrator as member of this committee who shall also serve as secretary to the Committee. Committee Clause 20 Under paragraph- Functions of the i. (c), substitute the word 'access' with 'assess' technical ii. (d) add at the end "to the County Technical committee will submit project proposals to. iii. (e) add the words 'implementation of after 'monitor' iv. (f) and (g) delete "and the member of the county executive". This is because the member of the county Technical Committee		*	from the	County Assembly		
Clause 19 Add the sub county administrator as member of Sub county this committee who shall also serve as secretary Committee to the Committee. Clause 20 Under paragraph- Functions of the i. (c), substitute the word 'access' with 'assess' technical ii. (d) add at the end "to the County Technical Committee". So that it is clear to whom the sub-county technical committee will submit project proposals to. iii. (e) add the words 'implementation of after 'monitor' iv. (f) and (g) delete "and the member of the county executive". This is because the member of the county executive" this is because the member of the county executive is the Secretary to the County Technical Committee						
Sub county this committee who shall also serve as secretary Committee to the Committee. Clause 20 Under paragraph- Functions of the sub-county i. (c), substitute the word 'access' with 'assess' technical ii. (d) add at the end "to the County technical Committee". So that it is clear to whom the sub-county technical committee will submit project proposals to. iii. (e) add the words 'implementation of after 'monitor' iiii. (e) add the words 'implementation of after 'monitor' iv. (f) and (g) delete "and the member of the county executive". This is because the member of the county executive is the Secretary to the County Technical Committee		Clause 19	Add the s	ub county administra	ator as member of	
Technical Committee Clause 20 Under paragraph- Functions of the i. (c), substitute the word 'access' with 'assess' technical ii. (d) add at the end "to the County Technical Committee". So that it is clear to whom the sub-county technical committee will submit project proposals to. iii. (e) add the words 'implementation of after 'monitor' iv. (f) and (g) delete "and the member of the county executive". This is because the member of the county executive is the Secretary to the County Technical Committee			this comr	nittee who shall also	serve as secretary	
Clause 20 Under paragraph- i. (c), substitute the word 'access' with sub-county ii. (d) add at the end "to the County Technical Committee". So that it is clear to whom the sub-county technical committee will submit project proposals to. iii. (e) add the words 'implementation of after 'monitor' iv. (f) and (g) delete "and the member of the county executive". This is because the member of the county executive is the Secretary to the County Technical Committee		Technical	to the Co	mmittee.		
Clause 20 Under paragraph- i. (c), substitute the word 'access' with sub-county technical ii. (d) add at the end "to the County Technical Committee". So that it is clear to whom the sub-county technical committee will submit project proposals to. iii. (e) add the words 'implementation of after 'monitor' iv. (f) and (g) delete "and the member of the county executive". This is because the member of the county executive is the Secretary to the County Technical Committee		Committee				
of the i. ii. iii. iii.	10.	Clause 20				For coherence
of the i. ii. iii. iii. iii.			Under pa	ragraph-		
ii. iii. iii. iii.			·i		word 'access' with	
ii iii iii		sub-county		'assess'		
iii ÿ		technical	ii.		1 "to the County	
ii vi		committee		Technical Commi	ittee". So that it is	
+				clear to whom the	e sub-county	
				technical commit	tee will submit	
0 0 4 0 4				project proposals	to.	
0 0 0 0 4			iii.		s 'implementation	
0 1 0 1				of after 'monitor'	•	
of the county executive". This is because the member of the county executive is the Secretary to the County Technical Committee			iv.		and the member	
because the member of the county executive is the Secretary to the County Technical Committee				of the county ex	xecutive". This is	
county executive is the Secretary to the County Technical Committee				because the men	nber of the	
the County Technical Committee				county executive	is the Secretary to	
				the County Techn	nical Committee	

11.	Clause 21	Under paragraph (b) substitute village	For clarity and to ensur
		administrator' with 'ward administrator'	appointee is has in depth
	Project		knowledge of the area of
	Identification and	Under paragraph (d), which provides for	operation.
	Implementation	membership of a representative of faith-based	je.
	Committee.	groups and non-governmental organisations,	
		specify that such an organization must be	ý
		operating within the area of operation of	
		the Committee.	
		Specify under (c) and (d) that it's a representative	For clarity
		of each category listed	
12.	Clause 22	Paragraph (d) provides-	For clarity
		(d) provide oversight on project implementation.	
	Functions of		
	Project	Recommendation: redraft to read "supervise and	
	Identification and	report to the county technical committee on	
	Implementation	project implementation"	
	Committee.		

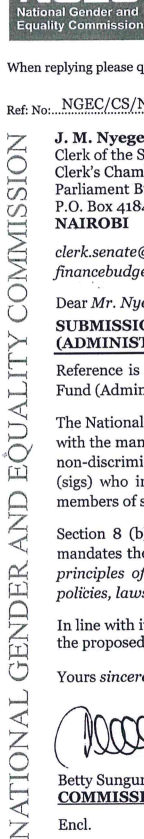
13.	13. Clause 25	Delete sub clause 25(4).	It is a repetition of sub clause
			25(3).
	Preparation of		
	workplans		
14.	14. Clause 27	Write the term 'Commission' in full to mean To clarify as there are many	To clarify as there are many
		'Commission on Revenue Allocation.'	Commissions in Kenya.
	Quarterly reports		
	on projects and		
	disbursements.		

GENERAL RECOMMENDATIONS

- 1. The Bill references the phrase 'these Guidelines' which should be substituted with 'this Act' e.g. in clauses 10(1)(g), 12(b) and (c), 15(2)(d).
- 2. There is need to specify at what level the various committees are established under the Bill for clarity.
- 3. Add a new Board functions to establish all the technical committees as opposed to it being done by the County Commissioner. Additionally, include a monitoring and evaluation function for the Board.

- 4. The Bill is silent of compensation of the Committees. This should be indicated to be from the 3% administrative costs of the Board
- 5. The Bill is silent on the flow of funds and procurement. We recommend as follows-
- a) County Technical Committee to open the special purpose accounts and make payments with signatories being the relevant CEC and the County Commissioner
- b) Sub County Technical Committee to carry out procurement and issue certificates

(





When replying please quote

National Gender and Equality Commission

1st Floor, Solution Tech Place, 5 Longonot Road, Upper Hill, Nairobi

P.O Box 27512-00506 Nairobi, Kenya

Landline: +254(020) 3213100

Mobile: +254(020) 375100 Toll Free :0800 720187

www.ngeckenya.org

Email:info@ngeckenya.org

Ref: No: NGEC/CS/NAS/005/VOL.III (104)

22nd May, 2023

J. M. Nyegenye, CBS Clerk of the Senate Clerk's Chambers Parliament Buildings

P.O. Box 41842-00100

NAIROBI

clerk.senate@parliament.go.ke financebudgetcomm. senate@parliament.go.ke

Dear Mr. Nyegenye,

EQUALISATION SUBMISSION OF MEMORANDA ON THE (ADMINISTRATION) BILL 2023

Reference is made to your call for the submission of memoranda on the Equalisation Fund (Administration) Bill 2023.

The National Gender and Equality Commission (NGEC) is a Constitutional Commission with the mandate of promoting and ensuring gender equality, principles of equality and non-discrimination for all persons in Kenya, with a focus on Special Interest Groups (sigs) who include women, children, Persons with Disabilities (PWDs), youth, older members of society and minority and marginalized groups.

Section 8 (b) of the National Gender and Equality Commission Act, No. 15 of 2011 mandates the Commission to, 'monitor, facilitate and advise on the integration of the principles of equality and freedom from discrimination in all national and county policies, laws, and administrative regulations in all public and private institutions';

In line with its mandate, the Commission submits the attached memorandum analyzing the proposed Bill and making proposals where necessary.

Yours sincerely,

Betty Sungura, MBS

COMMISSION SECRETARY/CEO

Encl.

"Gender Equality and Non-Discrimination"



MEMORANDUM WITH COMMENTS AND INPUTS ON THE EQUALISATION FUND(ADMINISTRATION) BILL 2023

sta and propertion between supportant

	Submitted to: clerk.senate@p	Submitted to: clerk.senate@parliament.go.ke;Jinancebudgetcomm. senate@parliament.go.ke	nate@parlıament.go.ke
S/NO	PROVISION	PROPOSALS FOR AMENDMENT	JUSTIFICATION/RATIONALE
1.	Clause 6- Establishment of the Board	1.Amend clause 6(1)(d) by substituting	The proposed representatives will be
		the words "one person from a	people who are recognized by the
	6. (1) There is established a Board to be known	pastoralist community nominated by	community either as leaders or
	as the Equalisation Fund Advisory Board which	the National Assembly;" with the	influencers unlike just any other
	shall consist of—	following-;	ordinary person who may not be able
	(a) the Chairperson who shall be appointed by	"two persons representing the	to speak on behalf of the community.
	the Cabinet Secretary;	pastoralist community and persons with	0
	(b) the Principal Secretary responsible for	disabilities"	The Commission has proposed the
	matters relating to finance;		addition of another member who will
	(c) the Principal Secretary responsible for		represent interests of persons with
	matters relating to devolution or a		disability in compliance with the
	representative designated in writing;		Constitution and the Mwongozo code
	(d) one person from a pastoralist community		of Governance.
	nominated by the National Assembly;		,
	(e) one person nominated by the Senate;		The additional proposed member
	(f) one person nominated by the Council of		brings the membership to 9 which is
	Governors drawn from areas identified as		also in compliance with Mwongozo
	marginalized by the Commission on Revenue		Code.
	Allocation;		
	(g) the Chairperson of the Commission on		
	Revenue Allocation or a representative	2. Amend 6(1)(e) by qualifying the one	The criteria for the nomination by the
	designated in writing;	person to be nominated by the Senate.	Senate is not clear.

	 (h) the Controller of Budget or a representative designated in writing; (i) the Chief Executive Officer who shall be 	 Amend further by inserting a new sub clause 4 as follows-; 	
	secretary of the Board	4) In making the appointments due regard shall be observed to ensure gender balance.	In compliance with the $Mwongozo$ code and the Constitution.
2.	Clause 9 Vacation of office	Amend clause 9(b)v) by deleting the same without any replacement.	The provision is prejudicial and discriminatory to persons with
	9. A member of the Board appointed under	Same without any repracement	disabilities.
	section 6(1)(d), (e) and (f) may- (a) resign from office by notice in writing to the		The Convention on the Rights of
	Cabinet Secretary;		Persons with Disabilities (CRPD) and the Persons with Disabilities Act
	Secretary if the member-:		provide for Reasonable
			Accommodation which means
	v) is incapacitated by prolonged physical or		adjusting or modifying the working
	illeiltai illitess, or		individual with a proven need.
ယ္	Clause 11	Amend by completing the subtitle by	The Subtitle is incomplete and the abbreviation "CS" has also been used.
	Decisions of the	substituting "CS" with "Cabinet	CENTRAL COLLEGE COLLEG
	11. (1)The CS shall take into account the	Secretary"	
4	Clause 14	Amend by deleting the subtitle "Officer	The Proposed Bill uses the words
	Officer administering the Fund.	administering the Fund" and	"administrator of the fund"(7 times) and "Officer administering the
	14. (1) The Chief Executive Officer of the Board	"Administration of the Fund"	fund"(2 times) interchangeably and
	shall be the administrator to the Fund and shall		this brings confusion to the reader.
	be competitively recruited by the Board	Amend further by substituting the	
		words "officer administering the fund"	The use of the single term
		with "the administrator of the fund"	Consistency in the law
		whenever me words appear in the bin.	COMPREDICTION IN CITY AND AND ADDRESS OF THE PERSON OF THE

	Clause 91	Amend 21(c) by substituting the words	The proposed amendments bring	
	Project Identification and Implementation Committee	"a representative of" with the following "three persons representing"	clarity to the membership of the project identification and implementation Committee.	
r s i o s o i o i o i o i o i o i o i o i	The County Commissioner of an eligible county shall establish a Project Identification and Implementation Committee comprising of- (a) the Assistant Sub-County Commissioner who shall be the Chairperson; (b) the village administrators of areas defined by the Commission as marginalised; (c) a representative of women, youth and persons with disabilities from marginalised areas; (d) a representative of faith-based groups and non-governmental organisations.	Amend 21(d) by substituting the words "A representative of" with "two persons representing"		
	Clause 22 Functions of Project Identification and	Amend clause 22(a) by inserting the word "in accessible formats" after the	Accessible formats is for purposes of inclusion of persons who are not literate and those with print	
	Implementation Committee The functions of the Project Identification and Implementation Committee shall be to-	word publication	disabilities.	
	(a) undertake public participation in beneficiary counties;			