THE NATIONAL LOTTERIES ACT, 1974

ARRANGEMENT OF SECTION

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No. 2	4
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1974

THE UNITED REPUBLIC OF TANZANIA



No. 24 OF 1974

ASSENT resident. MEN

20TH...AUGUST, 1974

An Act to repeal and replace the Government Lotteries Act, 1964

[1ST AUGUST, 19741

ENACTED by the Parliament of the United Republic of Tanzania.

1. This Act may be cited as the National Lotteries Act, 1974 and shall come into operation on the first day of August, 1974.

2. In this Act, unless the context otherwise requires-

"Board" means the Board of Trustees of the National Lotteries established by this Act;

"Director" means the Director of National Lotteries appointed under section 4 and includes, save for the purposes of the Schedule to this Act, any Deputy Director;

"Minister" means the Minister for the time being responsible for finance; "national lottery" means a national lottery authorized by this Act: "selling agent" means any person appointed by the Board to sell tickets in a national lottery.

3.-(1) There is hereby established a Board of Trustees of the National Lotteries.

(2) The Board shall-

- (a) be a body corporate with perpetual succession and a common seal;
- (b) in its corporate name be capable of suing and being sued;
- (c) be capable of holding, purchasing or otherwise acquiring, and disposing of, any property, movable or immovable, for the purposes of carrying out the functions conferred upon it by or under this Act or any other written law.

Short title and commencement Interpretation

> National Lotteries Board

4	No. 24	National Lotteries	1974
		rovisions of the Schedule to this Act shall have titution and proceedings of the Board and ot be Board.	
		inister may, by order in the <i>Gazette</i> , amend, vary e to this Act.	or replace
Director and other officers	4. -(1) The of National I	Minister shall appoint a suitable person to be the Lotteries.	e Director
		Director shall, by virtue of his office, be a mem dition to being the chief executive officer of the	
	Board may, Director and	Board may appoint, on such terms and conditi- after consultation with the Minister, determined such number of other officers as the Board may r an efficient performance of its function under	e, a Deputy ay consider
Functions	5. (1) The	functions of the Board shall be-	
of Board	(a) subjec	et to the provisions of this Act, to conduct and ime to time, a national lottery;	promote,
		and administer the National Lotteries Fund and resources of the Board in accordance with the Act;	
		all such acts and things as may be necessary fo mance of its functions.	r efficient
	specific cha	Inister may give to the Board directions of a gracter as to the carrying out of its functions, and fect to every such direction.	general or d the Board
National lotteries to be lawful	lottery pron	avoidance of doubts it is hereby declared that ev noted and conducted by the Board pursuant ful notwithstanding the provisions of any writter	to this Act
Rules respecting national lotteries	•	national lottery shall be conducted by the Board e following rules: -	l in accord-
	(a) the Boa	ard shall, before the sale of tickets in a lottery co to be published in the <i>Gazette</i> particulars as	
	(i) the	e quantity, series and prices of the tickets to be is	ssued;
		e schedule of prizes offered to winners;	
	dr	e dates within which tickets may be sold, the c aw and the place at which and the manner in aw will be performed and the results publishe	n which the
		in a national lottery may be sold by the Board og agents;	or through
	(c) the Di specif graph (rector shall publish the results of the draw in the ied in the <i>Gazette</i> notice published in accordanc (a):	ne manner e with para-
	0 1	vinners shall be responsible for claiming prizes;	

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(i) the ticl	may decline to pay or award a prize claime ket is not whole or if it bears any alteration, sure, or		
	opinion of the Board the ticket is not genuin cision of the Board in respect of such matte		
national lottery	hay appoint such selling agents in respe- at such remuneration or commission and as and conditions as the Board shall think fi	subject to	Selling agents
9. The financi	al resources of the Board shall consist of-		Financial resources
by Parliam	as may be provided for the purposes of national ent either by way of grant or loan;	al lotteries	lesources
(c) such sums of the Min (d) such sums in the Boa	s of the sale of lottery tickets; as the Board may, from time to time, with th ister borrow for the purposes of national lo as may, in any manner become payable to rd either under the provisions of this Act o w, or incidental to the carrying out of its fur	tteries; or vested or any other	
Provided that	any person lending money to the Board s whether the raising of such loan by the Board	hall not be	
	d shall establish a specia <mark>l fund</mark> to be design y Fund into which shall be paid all the r tery.		National Lottery Fund
(a) lottery prize		und-	Purposes for which Fund may be used
	n and remuneration of selling agents; ges, and allowances of the Director and other ourd;	employees	
other disb	and necessary expenses incurred by the E ursements authorized by the Minister.		
directed by the Fund to finance	I may with the consent of the Minister and s Minister, utilize the balance of the Nationa cultural and sports activities proposed or a the time being responsible for national cultu	al Lotteries pproved by	
twelve consecu	Act "financial year" means any period not tive months designated in that behalf by	the Board:	Annual and supplemen- tary budget
	t the first financial year after the commen mmence on the date of the commencement		tary budget
(2) Not less the year (other than especially converted)	the first financial year) the Board shall, at it ned for that purpose, pass a detailed budget l budget) of the amounts respectively-	y financial ts meeting	
	be received; and		
(b) expected to			
by the Board du	ring that financial year.		

s for

(3) If in any financial year the Board requires to make any disbursement not provided for, or of an amount in excess of the amount provided for, in the annual budget for the year, the Board shall, at a meeting, pass a supplementary budget detailing such disbursement.

(4) The annual budget and every supplementary budget shall be in such form and include such details as the Minister may direct.

(5) Forthwith upon passing of any annual budget or any supplementary budget the Board shall submit the same to the Minister for his approval.

(6) The Minister shall, upon receipt of the annual budget or any supplementary budget, approve or disapprove the same or may approve subject to such amendment as he may deem fit.

(7) Where the Minister has approved any annual budget or supplementary budget, the budget, as amended by him, shall be binding on the Board which, subject to the provisions of subsection (8), shall confine its disbursements within the items and the amounts contained in the applicable budget as approved by the Minister.

- (8) The Board may-
- (a) with the sanction in writing of the Minister, make a disbursement notwithstanding that such disbursement is not provided for in any budget;
- (b) from the amount of expenditure provided for in any budget in respect of any item, transfer a sum not exceeding fifty thousand shillings to any other item contained m such budget;
- (c) adjust expenditure limits to take account of circumstances not reasonably foreseeable at the time the budget was prepared subject to submitting a supplementary budget to the Minister within two months of such alteration of expenditure limits becoming necessary.

13. The Board may, and shall, if so directed by the Minister, establish and maintain such reserve and other special funds of the Board as the Board or the Minister may consider necessary or expedient, and shall make into or from any such funds such payments as the Board may deem fit or, in the case of a fund established pursuant to a direction of the Minister, as the Minister may direct.

14. With the prior approval of the Minister the Board may, from time to time, invest any part of the moneys available in any fund of the Board maintained by it in such manner as the Board may deem fit.

15.-(1) The Board shall cause to be provided and kept proper books of accounts and records with respect to-

(a) the receipt and expenditure of moneys by, and other financial transactions of, the Board;

(b) the assets and liabilities of the Board,

and shall cause to be made out for every financial year a balance sheet showing details of the income and expenditure of the Board and all its assets and liabilities.

(2) Not later than six months after the close of a financial year, the accounts, including the balance sheet, of the Board shall be audited by the Tanzania Audit Corporation established by the Tanzania Audit Corporation Act, 1968.

Reserve and special funds

Investment

Accounts and audit

Acts 1968 No. 1

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(3) As soon as the accounts of the Board have been audited and in any case not later than six months after such auditing, the Board shall submit to the Minister a copy of the audited statement of accounts together with a copy of the report thereon made by the auditors.

(4) Every such audited balance sheet shall be placed before a meeting of the Board and, if adopted by the Board, shall be endorsed with a certificate that it has been so adopted.

(5) As soon as practicable after the receipt by him of the copy of the statement together with the copy of the report submitted pursuant to subsection (3) the Minister shall lay a copy of the statement together with a copy of the report before the National Assembly.

16. Without prejudice to the provisions of section 284A of the Penal Code or of the Specified Officers (Recovery of Debts) Act, 1970, no act or thing done, or omitted to be done, by any member of the Board or by any officer, servant or agent of the Board shall, if done or omitted *bona fide* in the execution or purported execution of his duties as such member, officer, servant or agent, subject any person to any action, liability or demand whatsoever.

17. Any person who-

- (a) sells any national lottery ticket at a price exceeding the price for the ticket specified in the *Gazette*; or
- (b) being a selling agent fails to pay or remit to the Board the net proceeds payable by him through sale of tickets within the time required by the Board; or
- (c) counterfeits, fraudulently alters, or forges any ticket or counterfoil or receipt made or issued under and for the purposes of a national lottery,

shall be guilty of an offence and shall be liable on conviction to a fine not exceeding fifteen thousand shillings or to imprisonment for a term not exceeding three years or to both such fine and such imprisonment.

18. The proviso to subsection (1) of section 176 of the Criminal Procedure Code shall not apply in respect of an offence against this Act.

19. The Director, a Deputy Director or any police officer may institute and conduct any prosecution.

20. The Board may, with the consent of the Minister, make regulations necessary or desirable to give effect to the provisions of this Act and without prejudice to the generality of the foregoing, regulations may be made for all or any of the following purposes: -

- (a) for fixing the number and value of the prizes to be allotted in respect of national lotteries and regulating the mode of payment thereof;
- (b) for fixing the number of tickets to be issued for sale by the Board and the price of each ticket and for regulating the mode of payment of the same to the Board;

No limitation in compensation orders Cap. 20 Prosecutions

Regulations

Liability of members, etc, Cap. 16 Acts, 1970 No. 7

Offences

1974

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	(c) for fixing of selling	the remuneration and commission and rest agents;	sponsibilities
		ng the safe keeping of the counterfoils and counterfoils and tickets;	l the receipts
	(e) for determ	ining the procedure relative to a draw;	
	powers a	ribing the persons to be present at a dra and duties in relation thereto and to an which may arise in connection with the	ny dispute of
	(g) prescribir precaution	ng the form and design of tickets and couns against forgery and counterfeiting;	nterfoils and
		ng the procedure for claiming prizes and of unclaimed prizes;	l for the dis-
	of Tanga lottery o	ng any person from sending or attempting anyika any money or valuable thing re r any document recording the sale or c ity of the holder of any ticket or chance	elating to an listribution of
Repeal	21. -(l) The C	Sovernment Lotteries Act, 1964 is hereby	repealed.
Cap. 576	shall, not withs effect <i>mutatis</i>	ations made under the Government Lotter standing the provisions of subsection (1) <i>mutandis</i> as regulations made under sect be amended, varied, replaced or revoked a	, continue in tion 20 of this
	(3) Notwiths 1964-	standing the repeal of the Government L	otteries Act,
	Act shall	rnment Lotteries Fund established by sec be wound up and the proceeds thereof b Lotteries Fund established by this Act;	
	commen has takes same ext	ckets for any Government Lottery issue accement of this Act and in respect of w n place, shall be valid in the same man tent as if they were tickets issued for a n is Act and the draw for the lottery shall sly;	which no draw mer and to th ational lotter
		for any Government lottery remaining use the formed of this Act shall be paid by the	

commencement of this Act shall be paid by the Board out of the National Lottery Fund, and the Board shall, in relation to such prize have the same powers of refusing to pay it as it has in relation to a prize for a national lottery.

(4) The Minister may, at any time before the expiration of twelve months from the date of the commencement of this Act, make such further transitional and consequential provisions as he may consider necessary consequent upon the repeal of the Government Lotteries Act, 1964 by this Act.

SCHEDULE

1.-(1) The Board shall consist of the following member-

(a) a chairman appointed by the Minister;

(b) the Director;

(c) not less than four and not more than eight other members appointed by the Minister after consultation with the Minister for the time being responsible for national culture.

(2) The members of the Board shall, from among their number, elect a vice-chairman, who shall hold office for so long as he remains a member of the Board.

(3) A member of the Board shall, unless his appointment is sooner determined by the Minister, or he otherwise ceases to be a member, hold office for such period as the Minister may specify in his appointment, or if no period is so specified, for a period of two years from the date of his appointment, and shall be eligible for reappointment:

Provided that in the case of a member who is a member by virtue of his holding some other office, he shall cease to be a member upon his ceasing to hold that office.

(4) Any member of the Board may at any time resign by giving notice in writing to the Minister; and from the date specified in the notice or, if no date is so specified, from the date of the receipt of the notice by the Minister he shall cease to be a member

(5) The Board may, with the approval of the Minister, appoint any member of the Board or a public officer to be the Secretary of the Board,

2. If a member is unable for any reason to attend a meeting, the Minister may, in writing, nominate another person in his place for the purpose of that meeting.

3. Where any member ceases to be a member for any reason before the expiration of his term of office the Minister shall appoint another person in his place and the person so appointed shall hold office for the remainder of the term of office of his predecessor.

4.-(1) An ordinary meeting of the Board shall be convened by the chairman and the notice specifying the place, date and time of the meeting shall be sent to each member at his usual place of business or residence not less than fourteen days before the date of such meeting. In case the chairman is unable to act by reason of illness, absence from Tanganyika, or other sufficient cause, the vice-chairman may convene such meeting.

(2) The chairman, or in his absence, the vice-chairman, shall be bound to convene a special meeting of the Board upon receipt of a request in writing in that behalf signed by not less than three members of the Board. Not less than seven days' notice of such meeting shall be given to all members of the Board in the manner prescribed in sub-paragraph (1).

(3) The chairman, the vice-chairman, or the temporary chairman elected in accordance with the provisions of paragraph 5 (2) presiding at any meeting of the Board may invite any person who is not a member to participate in deliberation of the Board, but any such person shall not be entitle to vote.

5.-(1) One-half of the total number of the members of the Board or three members, whichever is the lesser number, shall form a quorum for a meeting of the Board.

(2) In the absence of the chairman from a meeting of the Board, the Vice-Chairman shall preside. In the absence of both the chairman and the Vice-Chairman from any meeting the members present shall elect one of their number to be a temporary chairman of that meeting-

(3) At any meeting of the Board a decision of the majority of the members present and voting shall be deemed to be a decision of the Board. In the event of an equality of votes the chairman of the meeting shall have a casting vote in addition to his deliberative vote.

(4) Notwithstanding the provisions of sub-paragraph (2), where the chairman so directs, a decision may be made by the Board without a meeting by circulation of the relevant papers among all the members and the expression in writing of their views, but any member shall be entitled to require that any such decision shall be deferred until the subject matter shall be considered at a meeting of the Board.

Absent member to be replaced at meetings Casual

Meetings

vacancies

Procedure

Constitution

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Minutes of meeting. The seal of the Board Vacancies, etc. not to invalidate proceedings Orders, directions, etc.	be confirm meeting. 7. The se of the Direct 8. Subject act notwith of the Boar person who 9. All ore Board shal (a) the Direct (b) any n	es in proper form of each meeting of the Board shall be kep hed by the Board at the next meeting and signed by the chair al of the Board shall not be affixed to any instrument except in tor or the Deputy Director and one member of the Board. ct to the provisions of paragraph 5 relating to quorum, the standing any vacancy in the membership thereof and no act or d shall be invalid by reason only of some defect in the appoi o purports to be a member thereof. ders, regulations, directions, notices or documents made or is l be signed by- rector; or member of the Board or other officer of the Board authorized the Director in that behalf.	man of the the presence Board may proceeding ntment of a sued by the
Board may regulate its own proceedings	its own pr	ect to the provisions of this Schedule, the Board shall have pow oceedings.	U
	Passed 1974.	in the National Assembly on the twenty-fourth day	y of July,

MMwindadi

Acting Clerk of the National Assembly

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