Bill for introduction into the County Assembly of Baringo —

The Baringo County Sustainable Charcoal Production Bill, 2014..........................1
BARINGO COUNTY SUSTAINABLE CHARCOAL PRODUCTION BILL, 2014

ARRANGEMENT OF SECTIONS

Clause

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THE BARINGO COUNTY SUSTAINABLE CHARCOAL PRODUCTION BILL, 2014.

A Bill for

AN ACT of Baringo County Assembly to promote sustainable charcoal production by providing guidelines on the legal requirements for producers, transporters and traders engaged in the charcoal business and ensuring forest and environmental conservation; and for connected purposes.

ENACTED by the County Assembly of Baringo as follows—

PART I — PRELIMINARY

1. This Act may be cited as the Baringo County Sustainable Charcoal Production Act, 2014 and shall come into operation upon publication in the County Gazette or the Kenya Gazette.

2. This Act shall apply to all forests and woodlands on the County and private land in the County.

3. In this Act, unless the context otherwise requires —

   “Act” means the Baringo County Sustainable Charcoal Production Act, 2014;

   “Biodiversity” means the variability among living organisms from all sources, including the ecological complexes of which they are a part and the diversity within and among species, and ecosystems;

   “Certificate of origin” means a certificate of confirmation of sources of charcoal issued by the charcoal producer under this Act;

   “Charcoal” means wood fuel product derived from carbonisation of wood or other plant materials;

   “County Chief Officer” means the County Chief Officer responsible for the administration of the County department responsible for forestry;

   “County Department” means the County department responsible for forestry;

   “County Environmental Committee” refers to a committee established under this Act, by the County Government to advise the ministry on all matters relating to the management and conservation of County forests;

   “County Executive Committee Member” means County Executive Committee Member in charge of the Ministry of
Environment and Natural Resources in Baringo County.

"County" means a County established under article 176(1) of the constitution.

"Community" means a clearly defined group of users of forest land identified on the basis of ethnicity, culture or similar community of interests as provided under article 63 of the Constitution.

"County forest" means—

(a) any forest situated on trust land which has been set aside by the County Government pursuant to the provisions of the Trust Land Act;

(b) any arboretum, recreational park or mini-forest created under section 30 of the this Act;

(c) any forest established as County forest in accordance with the provisions of section 24 of the this Act.

"Deforestation" means the negative reduction of forest cover from the original status;

"Devolution" means the transfer of rights, authority and responsibilities by the Committee to the County Government;

"Environmental Impact Assessment" shall have the meaning assigned to it under the environmental management and coordination Act (EMCA 1999).

"Forestry" refers to the science of establishing, tending, utilising and protecting forest and tree resources, and includes the processing and use of tree products;

"Forest manager" means a person a responsible for the management of a forest under his/her charge and implementation of this Act including—

(a) in the case of public forest, the Kenya Forest committee;

(b) in the case of community forest, the County Government;

(c) in the case of a private forest, the owner or manager of the private forest.

"Forest owner" means;

(a) in the case of state forests; the Kenya forest committee;

(b) in the case of County forests; the County Government;

(c) in the case of private forests; an individual, association, institution or body corporate.

"sustainable use" in relation to a forest means the use of a forest and any of its natural resources in a manner and to an extent which does not compromise the capacity of the forest and its use and that of future generations, and does not degrade the carrying capacity of supporting ecosystems.
“Protected tree” means any tree or tree species which have been declared under section 34 of the Forests Act to be protected;

4. The objectives of this Act are—
   (a) Contribute to poverty reduction, employment creation and improved livelihoods through sustainable use, conservation and management of forest and trees.
   (b) Promote community participation in forest management in order to conserve water catchment areas and ensure sustainability of the forest sector.
   (c) Promote sustainable charcoal production, commercial use and reforestation initiatives.
   (d) Assist the County Government in revenue generation and collection from engagement in legal and sustainable charcoal production.
   (e) Promote adaptation and mitigation efforts in climate change.

PART II —ESTABLISHMENT OF THE COUNTY ENVIRONMENTAL COMMITTEE

5. There is established the County Environmental Committee. The County Executive Committee Member for environment shall establish this committee through appointment of members while ensuring gender representation.

6. The County environmental committee shall comprise—
   (a) The County executive member for environment who shall be the chair of the County environmental committee and the chief officer;
   (b) The County Executive Committee Member of environment;
   (c) A representative of NEMA;
   (d) The Wildlife Committee representative;
   (e) A representative from the ministry of environment;
   (f) A representative of the Kenya Forest Committee;
   (g) A representative from the private sector;
   (h) Three community representatives from the youth, women, children and persons with disability.

7. The functions of the County environmental committee shall be to—
   (a) Vet and approve applications recommended by
the chief officer environment; from Charcoal Producer Associations, transporters and individual farmers for the purposes of regulation;

(b) Review and recommend licensing of Charcoal Producer Associations;

(c) Monitoring of tree planting events by the Charcoal Producer Associations.

(d) Consider and recommend applications for issuance, cancellation or revocation of charcoal producers’ licence;

(e) Assess and approve plans and structures of intended charcoal production;

(f) Perform such other functions as may be delegated by the County Executive Committee Member or as may be necessary or expedient for licencing sustainable charcoal production, transportation and marketing in accordance with this Act.

8. The committee shall have all the powers necessary for the performance of its functions under this Act and in particular but without prejudice to the generality of the foregoing; the committee shall have power to—

(a) Approve and ratify all policies and restoration plans of the Charcoal Producer Associations;

(b) Revoke or suspend a licence issued under this Act; and

(c) Partner with other organisations with similar functions to its own whether within the County or otherwise.

PART III—ESTABLISHMENT OF CHARCOAL PRODUCER ASSOCIATIONS

9. (1) All commercial charcoal producers shall organize themselves as business firm (s) or charcoal producer association (s) as set out in the First Schedule and Form 1 of the Second Schedule.

(2) The association under sub section (1) shall be registered under the Societies Act.

(3) Each association shall —

(a) facilitate sustainable production of charcoal by her members;

(b) ensure members implement the reforestation/conservation plans;

(c) develop and implement a Code of Practice for its
members and self regulate her own members;
(d) assist the Committee in enforcing the provisions of the Act and any rules and regulations made pursuant thereto, in particular in relation to sustainable charcoal production, transportation and marketing; and
(e) do any other Act that is necessary for sustainable charcoal production and transportation.

(3) A charcoal producer association that meets all the requirements provided under this section alongside the first and second schedule shall be issued with a licence.

10. The roles of Charcoal Producer Associations are—
(a) Facilitate sustainable production of charcoal by members;
(b) Ensure that members implement the restoration and conservation plans;
(c) Develop and implement a code of conduct for its members for self regulation;
(d) Assist the County Government and the Kenya Forest Committee in enforcing the provision of this Act relating to sustainable charcoal production, transportation and marketing; and
(e) Each association shall maintain a register of all charcoal producers within their jurisdiction and licensed under this Act.

11. For the purposes of this Act, the enforcement team shall comprise but not limited to—
(a) Officers of the National Police Committee;
(b) Officers of the Kenya Forest Committee;
(c) Officers of the Kenya Wildlife;
(d) Officers of the County enforcement department or related administrative department;
(e) County village, ward and sub County administrators;
(f) Authorised community policing members; and
(g) Any other persons as the County Government may deem necessary for carrying out enforcement Activities within the County.

12. The enforcement officers may—
(a) Demand from any person the production of an authority or licence for any Act done or committed by that person in a County or provisional forester, in relation to any forest produce particularly charcoal for which a licence required under this
Act or under any rules made hereunder;

(b) Require any person found within or without a County or provisional forest who has in his possession any forest produce particularly charcoal suspected to have been taken from such forest, to give an account or manner in which he became in possession thereof and where the account given is not satisfactory, arrest and take such person before a court of law.

(c) Search any vehicle or any vessel and seize and detain any charcoal suspected to have originated from suspicious sources and in respect of which there is reason to believe that an offence has been committed and report to the relevant authorities.

PART V- LICENCING OF CHARCOAL PRODUCERS.

13. (1) No person or association shall establish or engage in charcoal production for commercial purposes unless has applied for and obtained a licence issued by the The Committee under this Act.

(2) A licence under this Act shall be granted on:

(a) Application in the prescribed Form 2:as set out in the Second Schedule,

(b) Upon payment of the prescribed fee; and

(c) Subject to recommendation of the relevant County Environmental Committee or such other conditions as the County executive member responsible for forests and environment may determine.

(3) The charcoal producer assosiation, on recommendation of the County environmental Committee, where it considers it expedient for ensuring sustainable charcoal production, may at any time vary the conditions referred to in sub section 2 above.

(4) Notwithstanding sub sections (1), (2), and (3) above, any person desirous of producing charcoal on his own land is exempted from seeking a licence, provided that the charcoal so produced is not for commercial purposes.

(5) Any person who intends to produce charcoal on his own land for commercial purposes shall be required to obtain a licence under this Act.

(6) Any person who produces charcoal pursuant to sub section (4) above and intends to transport it for sale shall be required to obtain a charcoal movement permit issued under this Act.
14. (1) Every person or association desirous of obtaining a licence shall —

(a) make application to the County environmental committee or the relevant charcoal producer association in prescribed form as set out in Form 2;

(b) provide such other information as may be prescribed or deemed necessary; and

(c) pay the prescribed fee.

(2) An application for the renewal of a licence shall be made at least one month before the expiry date of the existing licence.

(3) On receipt of an application under this Act, the licencing committee may make such investigation or require the submission of such declaration or further information as it may deem necessary in order to enable it to consider the application and make recommendation to the Committee and the Board.

(4) In considering the licence application, the licencing committee shall have regard to the material considerations which include:

(a) a registration certificate of the association or firm accompanied with its constitution and list of members or articles of incorporation, as the case may be;

(b) the place or places where charcoal is to be produced;

(c) designated charcoal collection point(s);

(d) consent from the owner, or authorised person, of the land where charcoal is to be produced as set out in Form 3 of the Second Schedule;

(e) tree species, number of trees and estimated volume to be used for charcoal production;

(f) type of technology to be used as may be prescribed under this Act or any other written law, in particular, the Energy Act;

(g) a recommendation from the local environment committee; and

(h) a reforestation or conservation plan for the area where trees will be managed for charcoal production.

(5) After considering an application made under this Act and all matters appearing relevant thereto, the licencing committee may make a recommendation to grant or not to grant the licence or variation, as the case may be.
(6) Upon receipt of the recommendation from the licencing committee, the Committee may, with the approval of the County Environment Committee, grant or refuse to grant the licence and may attach to any licence so granted such conditions as the committee may deem expedient.

(7) Every licence issued under this Act, shall, unless invalidated pursuant to provisions of any other written law made thereunder, remain valid up to the date stated therein or where no such date is specified up to 31st December of the year in which it is issued.

(8) A licence issued under this Act is not transferable.

(9) Any person aggrieved by the decision of the committee may, within thirty days of communication to him of such refusal, appeal to the National Environment Tribunal established under the Environmental Management and Co-ordination Act, 1999.

(10) The Tribunal may confirm, vary or reverse the decision and shall issue instructions as to its decision to the Committee.

15. (1) The County environmental committee shall cancel, revoke or suspend any licence issued under this Act where the holder of a licence contravenes the provisions of the licence.

(2) The County environmental committee shall, upon its intention to suspend the licence under sub section(1), notify the concerned party accordingly and give a fourteen (14) days notice of revocation or cancellation thereof unless the concerned party fulfills such conditions as may be specified in the notice.

(3) The County environmental committee may confirm, vary or cancel a licence for charcoal production under this Act upon expiry of the period prescribed under section (2) of this Act.

(4) Whenever a licence issued under this Act is revoked, suspended or cancelled, the holder thereof shall cease operations of the charcoal production the subject of the licence until a new licence is issued by the the Committee.

16. (1) No person shall —
   (a) unlawfully alter or endorse, or lend a licence issued to him to any other person;
   (b) possess or attempt to operate pursuant to a licence issued to another person; or
   (c) having been disqualified from holding a licence under the Forests Act or this Act apply for a licence without disclosing to the licencing committee the disqualification.

(2) Any person who contravenes this Act shall be guilty
of an offence and liable to a fine of not less than fifty thousand shillings or to imprisonment for a term of not less than one year, or to both such fine and imprisonment.

17. (1) The holder of a licence issued under this Act shall submit at any time as the County executive member responsible for forests may specify, data in respect of charcoal production as the County Executive Committee Member may prescribe.

(2) Any person who contravenes this Act is committing an offence.

18. (1) Every charcoal producer shall ensure that charcoal is produced in a sustainable manner and as may be prescribed from time to time by this Act.

(2) No person or association may be granted a licence for charcoal production without a reforestation plan for the area the subject of the proposed charcoal production.

19. There shall be specified tree planting events in the County and the County Executive Committee Member responsible for forests and environmental matters shall be the patron in overseeing the events. The same shall be conducted as follows;

(a) There shall be established specified tree nursery plantations in every sub-County and further devolved to every ward within the County;

(b) The County environmental committee with other relevant stakeholders shall prescribe the tree species recommended for every sub-County depending on the climatic regions;

(c) the County Executive Committee Member shall in each calendar year be in charge of the tree planting days in the County and it shall be conducted the 1st of May, each calendar year.

(d) Plantation of fast maturing tree seedlings shall be promoted and every charcoal producer association shall have their own nursery inspected by the authorised officer.

20. (1) No person shall produce charcoal from endangered, threatened and protected plant species.

(2) The County Executive Committee Member shall, through Gazette, publish regularly a list of endangered, threatened and protected plant species on a yearly basis.

(3) Any person who contravenes this Act shall be guilty of an offence and liable to a fine of not less than fifty thousand shillings or to imprisonment for a term of not less than one year, or to both such fine and imprisonment.
PART VI—CHARCOAL TRANSPORTATION

21. (1) No person shall, move charcoal or charcoal products from one place to another unless —

(a) he is in possession of a valid charcoal movement permit issued under this Act and is operating in conformity with the terms and conditions of such permit; and

(b) he has a certificate of origin for the charcoal the subject of the charcoal movement permit duly signed by the relevant association or person from whom charcoal is to be obtained; or

(c) he has a receipt from the vendor/farmer.

(2) A charcoal movement permit as prescribed in Form 4 of the Second Schedule may, on application to and approval by the Committee, be issued to a person or an association specifying the vehicle or vessel conveying charcoal or charcoal products, on payment of prescribed fee.

(3) In the case of a vehicle or vessel, identification and registration details of the vehicle or vessel shall be entered in the charcoal movement permit before the same is issued.

(4) The charcoal movement permit shall not be transferred to or used for any other vehicle or vessel unless approved by the Committee;

(5) Any person who contravenes this section shall be guilty of an offence and liable to a fine of not less than fifty thousand shillings or to imprisonment for a term of not less than six months, or to both such fine and imprisonment.

PART VII—TRADE IN CHARCOAL

22. (1) Any person engaged in wholesale or retail trade in charcoal shall keep record of the sources of charcoal, in particular, the certificate(s) of origin and the movement permit(s).

(2) No person or association shall engage in trade in charcoal with unlicensed charcoal producers.

(3) A forest officer or a duly authorised officer may at any time inspect the premises in which wholesale or retail trade in charcoal is being undertaken for the records.

(4) Any person who contravenes this section shall be guilty of an offence and liable to a fine of not less than fifty thousand shillings or to imprisonment for a term of not less than six months, or to both such fine and imprisonment.
Inter County trade relations.

23. (1) No person or association shall bring into Baringo County from another County charcoal or charcoal products unless he is in possession of a permit issued under this Act.

(2) A person seeking a permit under this Act shall submit an application in the prescribed Form 5 of the Second Schedule to the relevant Committee and shall provide a proper description of the source of charcoal.

(3) The Committee shall consider every application submitted under sub-paragraph (2) and shall forward the application together with its recommendation thereon, taking into account the supply and demand situation, to the committee for approval.

(4) Where an application under this Act is approved by the committee, an inter-County trade permit may be issued to the applicant, subject to payment of the prescribed fee.

(5) Any person who contravenes the provisions of this regulation shall be guilty of an offence and liable to a fine of not less than fifty thousand shillings or to imprisonment for a term of not less than six months, or to both such fine and imprisonment.

PART VIII—ENFORCEMENT PROVISIONS

24. Any licence or permit issued pursuant to this Act shall, on demand, be produced to a forest officer or a duly authorised County officer.

Inspections.

25. (1) Inspections for charcoal production, transportation and marketing shall be carried out by a forest officer or a duly authorised County officer—

(a) regularly;

(b) when non-compliance is suspected; and

(c) when required for the purpose of licence or permit.

(2) Whenever practicable, inspections shall be carried out without prior notice.

Presumption.

26. It shall be presumed, prima facie, until the contrary is proved, that the person in possession of a charcoal movement permit is duly valid.

General penalty.

27. Any person who contravenes the provisions of this Act for which no specific penalty is provided shall be guilty of an offence and liable to a fine of not less than ten thousand shillings or an imprisonment for a term not exceeding three months.

Effect of conviction.

28. (1) The conviction of the holder of a licence or permit or his authorised agent for any offence under the Forests Act or
this Act, unless the Committee in writing otherwise directs, have the effect of cancelling the licence or permit and such instrument shall cease to be valid from the moment of conviction.

(2) Any person convicted of an offence under this Act shall, unless the Committee in writing otherwise directs, stand disqualified from holding a licence or permit related to the provisions under which he has been convicted, for a period of one year from the moment of conviction.

(3) The holder of any licence or permit which is cancelled pursuant to this Act shall, within fourteen days from the date of conviction surrender the licence or permit to the committee.

29. The County Executive Committee Member responsible for forest and environmental conservation may make other and further subsidiary legislations to give effect to this Act.

FIRST SCHEDULE

[Section 9]

INFORMATION ON CHARCOAL PRODUCER ASSOCIATIONS

1. Every conservancy shall encourage individuals or groups involved in charcoal production to form associations.

2. The purpose for which the associations are established is to reduce licencing bureaucracy and make the licencing more affordable.

3. Each association shall specify:
   (a) list of members of the association and its address;
   (b) list of current/interim officials.
   (c) the Constitution and Code of Practice for the association;
   (d) the place or places where the association operates from;
   (e) activities of the association in relation to charcoal production and transportation.
   (f) information on whether it owns land and the type of activities on the land.
   (g) type of technology the association members use in charcoal production and the extent to which they have complied with the requirements under this Act or Regulations or any other written law, in particular the Energy Act;
   (h) her technical and financial capability.

4. A registered Community Forest Association (CFA) desirous of engaging in charcoal will be eligible provided that its constitution so allows and upon its fulfillment of the requirements set out in paragraph (3) of this Schedule.
SECOND SCHEDULE
PRESCRIBED FORMS

FORM 1

[Section 5]

Application Reference No......

BARINGO COUNTY SUSTAINABLE CHARCOAL PRODUCTION ACT, 2014

CERTIFICATE OF REGISTRATION OF ASSOCIATION

1. Name of Association

2. PIN No. Members

4. Full Address

5: Location of Association:

Conservancy/Area ......Sub-County ......Ward ......Village ......

has been registered as a Charcoal Producers' Association for purposes of engaging in sustainable charcoal production in accordance with the provisions of the Forests Act, 2005 and the provisions of this Act made thereunder and contingent to conditions specified hereunder:

Fees paid in words...........In figures. ..........Date of issue...........

Date of expiry: 31st December

.......................................................... County Executive Committee Member.
FORM 2

[Section 7, 8]

Application Reference No.............

BARINGO COUNTY SUSTAINABLE CHARCOAL PRODUCTION ACT, 2014

APPLICATION FOR CHARCOAL PRODUCER LICENCE

PART A: DETAILS OF APPLICANT
A1. Name of Licensee (Association or Firm)............ Reg.Cert ..............
A2. PIN No.................................................................
A3. Full Address.........................................................

PART B: DETAILS OF CURRENT CHARCOAL LICENCE
B1: Name of the current charcoal licence..............................
B2: Locality and Date of issue the current charcoal licence...........

PART C: MATERIAL CONSIDERATIONS
C1: Place or places where charcoal is to be produced................
C2: Designated charcoal collection point(s)............................
C3: Consent from land owner as prescribed in Form 3..............
C4: Tree species to be used for charcoal production..............
C5: Type of technology to be used ..................................
C6: A recommendation from local environment committee........
C7: Reforestation/conservation plan for the area...................

PART D: DECLARATION BY APPLICANT
I hereby certify that the particulars given above are correct and true to the best of my knowledge and belief. I understand the that the charcoal licence may be suspended, varied, revoked or cancelled if any information given above is false, misleading, wrong or incomplete.

................................................................. ........................................
Name Position Signature

On behalf of ............................................................
Association/Company name and seal Date

PART E: FOR OFFICIAL USE ONLY
Approved/Not Approved...................................................
Comments.................................................................
FORM 3
[Section 8(4)]

BARINGO COUNTY SUSTAINABLE CHARCOAL PRODUCTION ACT, 2014

CONSENT FROM THE LAND OWNER

PART A: CONSENT HOLDER
A1. Consent holders’ Name (Association or Firm).................................
A2. PIN No. ............................................................................
A3. Full Address .....................................................................

PART B: CONSENT GRANTOR
B1: Name of the land owner or authorised person.............................
B2: Locality (LR. No.) ..............................................................
B3: PIN No. .......................................................................
B4: Full Address ....................................................................

PART C: DECLARATION BY LAND OWNER/AUTHORISED PERSON
I hereby give the association/firm named above consent to produce charcoal on my parcel of land using indigenous/farm forestry wood resources in accordance with the provisions of the Forests Act, 2005, the Baringo County Sustainable Charcoal Production Act, 2014 made thereunder and the following conditions:

Given under my hand

Name Land Owner/Authorised Person Signature

On behalf of firm .................................................................
Association/Company name and seal Date

PART D: FOR OFFICIAL USE ONLY
Approved/Not Approved ..........................................................
Comments ...........................................................................
Officer ............................................................Signature .......Date

County Executive Committee Member
FORM 4
[Section 14]

BARINGO COUNTY SUSTAINABLE CHARCOAL PRODUCTION ACT, 2014

CHARCOAL MOVEMENT PERMIT

1. Conservancy .................Sub-County....................Ward.................
1. Name............................of (address)..............................
Nationality..................ID No/Passport No..............................

Is hereby authorised to transport charcoal/charcoal products named herein below:

<table>
<thead>
<tr>
<th>CHARCOAL/CHARCOAL PRODUCTS</th>
<th>QUANTITY</th>
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<tbody>
<tr>
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<tr>
<td>FROM</td>
<td>TO</td>
</tr>
</tbody>
</table>

Conservancy Place Conservancy Place

2. Reasons for movement..........................................................
3. Date of Transportation.............. Date of expiry....................
4. Official Receipt No..........................................................
5. Name of Issuing Forest Officer...........................................
   Designation................. Signature ....................................
6. Name of forest officer supervising removal……………………………………
Designation……………………Signature ……………… Date…………………

Fees paid in words………………..In figures …………….. Date of issue………..

...........................................................
County Executive Committee Member

Contingent to any conditions as may be specified:
(a) The charcoal movement permit is not transferable.
(b) Transport of charcoal shall take place between 6 a.m. and 6 p.m.

FORM 5
[Section 16]

APPLICATION FOR CHARCOAL INTER-COUNTY TRADE PERMIT

PART A: DETAILS OF THE APPLICANT
A1. Name of Applicant (Association or Firm)……………………………………
A2. Reg. Cert No……………………………………………………………………
A3. PIN No…………………………………………………………………………
A4. Full Address……………………………………………………………………
A5. Business Location: Name of Building/Place………………………………
LR No. …………………………………………Street/Road…………………………
County……………………………………Sub-County…………………

PART B: BUSINESS DETAILS
B1: Other than the business for which this application is made, are you involved in
any other trade in the forestry industry? YES/NO……………………………
B2: If answer to B1 above is in the affirmative, specify nature or type of business(es)
…………………………………………………………………………………………
B4: Name and Address of Consignee/Supplier……………………………………

PART C: SAFETY REQUIREMENTS
C1: Does the charcoal for export/import meet the safety standards? YES/NO……
…………………………………………………………………………………………
C2: Is the charcoal free from fire and safe for transportation?  
C3: If answer to C1 and C2 is in the affirmative, specify measures taken to render the charcoal free from fire and other hazards.

PART D: DECLARATION BY APPLICANT(S)

I/We declare that the particulars and information supplied by me/us herein are true, accurate and correct in every respect. I/We understand clearly that discovery of any false information provided by me/us will render this application invalid.

Signature
Date
Name (of signatory)
Position (in business)

PART E: FOR OFFICIAL USE ONLY

Approved/Not Approved
Comments
Officer . Signature . Date.
Fees paid in words . In figures.
Date of issue .

County Executive Committee Member.

THIRD SCHEDULE

The County Executive Committee Member shall, by Gazette Notice, prescribe fees payable for any licence or permit issued under this Act from time to time.

Dated this 21st Day of November, 2014.

HON. JACOB CHEBOIWO  
MCA Kisanana  
Chairman, Justice and Legal Affairs Committee.