THE UNITED REPUBLIC OF TANZANIA



No. 14 OF 1973

I ASSENT

resident

23RD JULY, 1974

An Act to empower the Government to control and regulate Utilization of Land

[27th july, 1973]

ENACTED by the Parliament of the United Republic of Tanzania.

1. This Act may be cited as the Rural Lands (Planning and Utilization) Act, 1973.

2. In this Act unless the context otherwise requires-

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- "building" means any building, construction or other structure on, in or under any land and includes the land on, in or under which such building, construction or structure is situate;
- "building operations" includes any building or construction operations, and the making of roads, railways, water works, sewage disposal works, electrical or telephonic installations and any road works or earth-works preliminary or incidental to the construction of buildings;

"farming" includes-

- (a) the use of land for any agricultural, horticultural, or forestry activity of any description;
- (b) cattle farming, dairy farming and poultry farming;
- (c) the rearing of cattle, livestock or other domestic animals for any purpose whatsoever;
- "land development" includes development of land by building operations;
- "mining operation" shall have the meaning assigned to the expression Cap. 123 "mining" in the Mining Ordinance;

"Minister" means the Minister for the time being responsible for regional administration;

"specified area" means any area specified by order under section 4.

Interpreta. tion

2	No. 14	Rural Lands (Planning Utilization)	1973			
Delegation	3. The Minister may, by order in the <i>Gazette</i> , delegate to a public officer all or any of his functions under this Act.					
Declaration of specified areas	4. Where the President is of the opinion it is in the public interest to regulate land development in any area of Tanganyika, he may by order in the <i>Gazette</i> , declare such area to be a specified area for the purpose of this Act.					
Regulation of land develop- ment in specified areas	5. -(1) Where any area has, by an order made under section 3, been declared to be a specified area the Minister may, after consultation with the Minister for the time being responsible for lands, make regulations-					
	(a) regulation building operations in such area;					
	(b) regulating farming operations in such area;					
	(c) regulating mining operations in such area;					
	 (d) prohibiting the carrying out of any building operation, farming operation or mining operation in the whole or any part of such area; (e) reserving the area or any part thereof for the establishment of an Ujamaa Village; (f) reserving the area or any part thereof for development as gardens, forests or parks and requiring demolition of all or any category of buildings within such area or part thereof or the discontinuance of all or any specified category of buildings, farming or mining operations thereon; 					
				(g) providing for the revocation, of or the amendment of the ter of, any right of occupancy granted in respect of any land whole or any part of which fails within the specified area;		any land the
				right whol	ding for the extinction, cancellation or modifica s, titles and interests in or over the parcels of ly partly within the specified area, or in or over in the specified area;	land falling
	(i) provi affect	ding for the avoidance of undue hardship to a ted by such regulations;	any person			
	expe	cribing anything which in his opinion it is n edient to prescribe in order to give better e isions of such regulations and to control and r lopment in the specified area.	effect to the			
	tion of bui any buildir	re regulations made under this section require t ldings or the discontinuance or substantial mo ng, farming or mining operation, the regulation of not less than three months for complianc nt.	dification of s shall allow			
	who contra section sha	ect to the provisions of subsections (2) and (4) are avenes any of the provisions of regulations may ll be guilty of an offence and shall be liable on the for a term not exceeding two years.	de under this			

(4) It shall be lawful for the Minister, by writing, to extend in respect of any person or class of persons, the time within which any requirement of any regulations made under this section shall be complied with and where any such extension has been granted, the regulations shall apply in relation to the person or persons to whom the writing applies as if the period within, which such requirement shall be complied with were the period so extended.

(5) Regulations under this section may be made so as to apply to all specified areas generally.

6. (1) The Minister may establish a committee or committees to advise him on the land development in any area of Tanganyika.

(2) The Minister may make regulations regulating the composition and procedure or committees established under this section.

7. The provisions of the Town and Country Planning Ordinance shall not apply to specified areas.

Cap. 378

Advisory committees

Passed in the National Assembly on the eighteenth

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day of/July, 1973. Clerk of the National Assembly TANZANIA LA

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