Rwanda

Law determining the Use and Management Water Resources in Rwanda
Law 49 of 2018

Legislation as at 21 September 2018
FRBR URI: /akn/rw/act/2018/49/eng@2018-09-21

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PDF created on 21 February 2024 at 14:02.

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Law determining the Use and Management Water Resources in Rwanda

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Published in Official Gazette special on 21 September 2018

Assented to on 13 August 2018

Commenced on 21 September 2018

[This is the version of this document from 21 September 2018.]

We, KAGAME Paul,

President of the Republic;

THE PARLIAMENT HAS ADOPTED AND WE SANCTION, PROMULGATE THE FOLLOWING LAW AND ORDER IT BE PUBLISHED IN THE OFFICIAL GAZETTE OF THE REPUBLIC OF RWANDA

THE PARLIAMENT:

The Chamber of Deputies, in its session of 24 May 2018;

Pursuant to the Constitution of the Republic of Rwanda of 2003 revised in 2015, especially in Articles 53, 64, 69, 70, 88, 90, 91, 106, 120 and 176;

Pursuant to the Agreement on the Nile River Basin Cooperative Framework, signed in Entebbe, Uganda on 14 May 2010, as ratified by Presidential Order nº 78/01 of 26 March 2014;

Having reviewed Law nº 62/2008 of 10/09/2008 putting in place the use, conservation, protection and management of water resources regulations;

ADOPTS:

Chapter One
General provisions

Article One – Purpose of this Law

This Law determines the use and management of water resources in Rwanda.

Article 2 – Definitions

In this Law, the following terms have the following meanings:

1° wetland: area of marsh or water, whether natural or artificial, permanent or temporary, with water that is stagnant or flowing.

2° ecological flow: the quantity and quality of the water flow required to sustain the aquatic ecosystem and the human and animal lives depending upon it;

3° groundwater: water occurring below the earth surface;

4° surface water: water flowing on earth surface;
5º **water body**: a discrete and significant accumulation of surface water, such as a lake, a pond, a stream, river or canal or part of it or of groundwater within an aquifer;

6º **catchment**: an area from which rainwater flows into a watercourse or infiltrates into a groundwater body;

7º **basin**: Congo or Nile basins part of Rwanda;

8º **aquifer**: a permeable water-bearing geological formation underlain by a less permeable layer and the water contained in the saturated zone of the formation;

9º **Authority**: the Authority in charge of water resources;

10º **ecosystem**: a dynamic complex of plant, animal and micro-organism communities and their non-living environment interacting as a functional unit;

11º **ministry**: the Ministry in charge of water resources;

12º **minister**: the Minister in charge of water resources;

13º **person**: an individual, a company or legal person;

14º **water resources**: surface water and groundwater resources;

**Chapter II**

**Natural water and artificial water**

**Article 3 – Natural water**

Natural water includes:

1º permanent streams and rivers;

2º lakes;

3º wetland;

4º springs;

5º aquifers.

**Article 4 – Boundaries of natural water**

Natural water boundaries are delimited as follows:

1º for streams, rivers and lakes, boundaries are delimited by the line reached by the highest waters before overflowing;

2º for wetlands, boundaries are delimited by a line reached by the highest waters in normal circumstances.

This line referred to under items 1º and 2º constitutes the starting point for the delimitation of the longitudinal strip of land included in the public domain.

**Article 5 – Artificial water**

Artificial water includes the following:

1º works executed to facilitate the storage of water;

2º the fluvial and lakeside harbours and their dependences;

3º navigation channels and their dependences;
Chapter III
Management and use of water resources

Section One – Guiding principles

Article 6 – Protection and use of water resources
Protection and rational use of water resources constitute the obligations of each and every person.

Article 7 – Guiding principles
Water resources are used and managed in accordance with the following principles:

1º prevention of pollution with priority to source;
2º precaution, according to which activities considered or suspected to have negative impacts on water resources shall not be implemented even if such impacts have not yet been scientifically proved. Scientific uncertainty must not be taken into consideration for the benefit of destroyers of water resources, instead it may be used in conservation of water resources;
3º integrated management of water resources within catchment, taking into account the interests of all water users, land and other natural resources and related ecosystems;
4º participation, according to which all interested stakeholders, including water users through their representatives, are entitled to participate in water resources management and planning;
5º "user-pays and polluter-pays" principles, according to which the user of water and the polluter must support a significant part of expenses resulting from measures of prevention, of pollution reduction and restoration of the water resources in quality and in quantity;
6º subsidiarity, whereby development and protection of water resources is planned and implemented at the lowest appropriate level.

Section 2 – Water resources management institutions

Article 8 – Authority
The Authority is in charge of implementation of policies, strategies and regulations relating to water resources.

Article 9 – National Water Consultative Committee
There is established a National Water Consultative Committee.

The composition, responsibilities, organization and functioning of the National Water Consultative Committee are determined by a Prime Minister's Order.

Article 10 – Catchment committees
A water resources management committee at catchment level is established.

The composition, responsibilities, organization and functioning of the water resources management committee at catchment level are determined by a Ministerial Order.
Article 11 – Responsibilities of decentralized administrative entities

Responsibilities of decentralized administrative entities are the following:

1° to plan activities aimed at fostering the quantity and quality of water resources;
2° to contribute to protecting streams, rivers, lakes, springs and aquifers;
3° to contribute to development and rational use of wetlands;
4° to contribute to protecting water bodies;
5° to contribute to protecting and maintaining equipment for testing, analysis and measurement of river and lake waters;
6° to contribute to the development of catchment management plan;
7° to contribute to preventing any risk impeding waterflow and likely to cause floods.

Article 12 – Obligations of the population

Obligations of the population as regards protection and rational use of water resources are the following:

1° to protect and rationally use water resources, through individual or collective initiatives;
2° to inform local authorities a phenomenon that may have adverse impact on water resources;
3° to contribute to protecting and maintaining equipment for testing the waters of lakes and rivers.

Section 3 – Water resources planning

Article 13 – National water resources master plan

The Ministry establishes a national water resources master plan that may be revised where necessary.

The national water resources master plan guides all water resources plans.

Article 14 – Catchments management plans

The Authority, in collaboration with decentralized entities where the catchment is located, develops catchment management plans for individual catchments, which is in conformity with national water resources master plan.

Article 15 – States’ cooperation on shared water resources

The State takes the necessary measures to encourage cooperation with the neighbouring States in the management and exploitation of shared waters.

States’ cooperation on shared water resources aims at facilitating:

1° the exchange of data and information;
2° the implementation of joint project and the setting-up of bilateral or multilateral arrangements for the management of shared water resources;
3° the integrated and sustainable management of shared water resources.
Article 16 – Water resources monitoring

The State establishes mechanisms of coordinating the monitoring of water resources quantity, quality and use of water resources of each catchment.

Article 17 – Water resources information system

The Authority establishes the water resources information system, which contains data and information on hydrometeorology, quantity and quality of surface and groundwater, water use and any other data and information as may be needed.

Article 18 – Ownership and control of water resources

The State owns and controls water resources.

Article 19 – Priority for water allocation

All persons are entitled to an equitable and reasonable share on the water resources available.

However, in allocating water resources the priority is given to:

1° domestic needs;

2° environmental protection;

3° economic activities.

Article 20 – Water resources management by catchment

The management of water resources is undertaken within hydrographic boundaries of lakes and their catchments in accordance with integrated water resources management principles.

Article 21 – Use of water and water-related activities subject to water use permit

The use of water resources in different activities and installations susceptible to modify the flow or the level of water or to degrade their quality, or to threaten water-related ecosystems, wetlands and the environment are subjected to water use permit.

A Ministerial Order establishes the list of activities and installation that are subject to a water use permit and determine conditions and procedures of acquisition and use of water permit.

Article 22 – Water use fees

The person requesting to be a holder of water use permit, get this permit renewed or transferred pays fees whose amount is determined by a Ministerial Order. Such a Ministerial Order also determines the basis of calculation and amount of annual fees to be paid for water use.

Fees mentioned in Paragraph One of this Article are deposited in the National Fund for Environment (FONERWA).
Chapter IV
Protection of water resources

Article 23 – Protected areas
The Minister, by an Order, may establish protected areas, to protect vulnerable water resources, floodplains, wetlands within a catchment against depletion or quality degradation, to prevent erosion or other harmful effects.

Article 24 – Protection perimeters
Without prejudice to laws governing the management of land, a protection perimeter is established around springs with a view of protecting water quantity and quality.

Except activities related to the protection of the perimeter, any other activity is subjected to prior authorization of the Minister.

Article 25 – Re-use of waste water
The re-use of waste water is subject to prior treatment to acceptable standards depending on the purpose of reuse.

Article 26 – Water reserve
The Minister may establish a water reserve within a catchment to maintain minimum ecological flows for the conservation of biodiversity.

Article 27 – Groundwater protection areas
By a Ministerial Order, a Minister may designate any area within a catchment to be a groundwater protection area when it is proven that:

1° there is a depletion of groundwater due to over extraction;
2° there is groundwater pollution or contamination;
3° groundwater exploitation caused a negative impact on the availability of surface water.

Except activities related to the protection of groundwater protection areas, any other activity is subjected to prior authorization by the competent authority.

Article 28 – Notification of groundwater found incidentally
Any person who finds water sources or groundwater in the course of any kind of prospection, exploration or exploitation must immediately report the discovery to the competent authority.

Chapter V
Flood and drought management

Article 29 – Measures for preventing flood and droughts
The State, based on water resources data and information, takes measures for preventing floods and droughts.
Article 30 – Technical committee on dams

It is hereby established a Technical committee on dams which provides advice with regard to the construction and use of dams.

A Ministerial Order appoints the members of the Committee and determines responsibilities and functioning of such a committee.

Article 31 – Security of dams

Any person who constructed or entrusted with the management of a dam is responsible for ensuring safety of the dam.

The Authority monitors the safety status of a dam.

Chapter VI
Administrative sanctions, offences and penalties

Section one – Administrative sanctions

Article 32 – Provision of false information

Any person, who willingly provides false information to get a water use permit, is liable to an administrative fine of two hundred and fifty thousand Rwandan francs (FRW 250,000) and withdrawal of such permit.

Article 33 – Prohibited activities within protection perimeters or groundwater protection areas

Any person who does not respect the prohibitions established under this Law within protection perimeters or ground water protection areas is liable to an administrative fine of five hundred thousand Rwandan francs (FRW 500,000).

Article 34 – Obstruction of investigation officer in office

Any person who prevents or obstructs any officer in the exercise of powers as provided by this Law is liable to an administrative fine of five hundred thousand Rwandan francs (FRW 500,000).

Article 35 – Additional sanctions

In addition to sanctions provided for in Articles 32 and 33 of this Law in the offender must also restore the place to the previous state.

Section 2 – Offences and penalties

Article 36 – Water use or water-related activity without a water use permit

Any person who uses water or carries out a water-related activity without a water use permit as required under this Law commits an offence.
Upon conviction, he or she is liable to imprisonment for a term of not less than two (2) months and not more
than three (3) months and a fine of five hundred thousand Rwandan francs (FRW 500,000) or only one of these
penalties.

Article 37 – Water pollution

Any person who pollutes water bodies by dumping, spilling or depositing chemicals of any nature above tolerable
limit for human health or aquatic life, commits an offence.

Upon conviction, he or she is liable to imprisonment for a term of not less than two (2) months and not more
than two (2) years and a fine of not less than two million Rwandan francs (FRW 2,000,000) and not more than five
million Rwandan francs (FRW 5,000,000).

Article 38 – Penalties for dumping, spilling or
depositing anything that may pollute water resources

Any person who directly or indirectly dumps, spills or deposit one or a lot of things into an ecological or
groundwater that may pollute water resources commits an offense.

Upon conviction, he or she is liable to imprisonment for a term of not less than one (1) month and not more than
three (3) months with a fine of not less than two million Rwandan francs (FRW 2,000,000) and not more than five
million Rwandan francs (FRW 5,000,000) or only one of these penalties.

Chapter VII

Transitional, and final provisions

Article 39 – Existing declaration receipts, authorizations and concessions

Any declaration receipt, authorization or concession granted under Law nº 62/2008 of 10/09/2008 putting in
place the use, conservation, protection and management of water resources regulations, remain valid until expiry
of the period for which it was granted.

Upon expiry of the period, the person requesting the permit of using water resources, he or she applies in
accordance with the provisions of this Law.

Article 40 – Drafting, consideration and adoption of this Law

This Law was drafted in English, considered and adopted in Kinyarwanda.

Article 41 – Repealing provision

Law nº 62/2008 of 10/09/2008 putting in place the use, conservation, protection and management of water
resources regulations and all prior legal provisions contrary to this Law are repealed.

Article 42 – Commencement

This Law comes into force on the date of its publication in the Official Gazette of the Republic of Rwanda.