Tanzania

Country: Tanzania [1]
EIA Law: Environmental Management Act, 2004
Law Link: Link [2]
EIA Regulations: Environmental Management (Environmental Impact Assessment and Audit) Regulations, 2005, as amended 2018
Regulations Link: Link [3]
Projects Requiring EIA: Government projects
Private Projects
Abridged Assessments: Yes
Assessment Detail: For projects characterized as B1 (borderline), the project developer must submit a scoping report that functions as an abridged EIA. The Council will screen the project according to criteria in the Second Schedule and if the Council is satisfied that the project will not have significant negative impacts on the environment, it may recommend approval of the project. EIA Regulations, secs. 8, 9. If significant negative impacts may occur, a full EIA is required. For projects categorized B2 (non-mandatory), the project proponent must submit a project brief outlining, in relevant part, potential impacts, emergency preparedness, mitigation and monitoring plans, and the project budget. The project brief is reviewed by the Council, which may approve or disapprove the project. EIA Regulations, secs. 6, 7.
Best Practices in Lieu of EIA: No
Who Conducts Screening: Government
Who Conducts Screening Detail: Envtl. Mgmt. Act, sec. 81(1); EIA Regulations, sec. 9.
Criteria for Screening: List or appendix of project or activity types
Proposed project or activity may cause significant environmental impact
Possible impact to, or adjacent to, a protected area
Other
Criteria for Screening Detail: EIA Regulations, First Schedule: Categories of Projects; EIA Regulations, Second Schedule: Project Screening Criteria
Who Prepares EIA: Project Proponent (with or without contractor)
Who Prepares EIA Detail: Envtl. Mgmt. Act, sec. 81(1)
Who Pays for EIA: Project Proponent
Who Pays for EIA Detail: Envtl. Mgmt. Act, sec. 81(1)
EIA Contractor Qualifications: Yes
EIA Contractor Qualification Detail: EIAs "shall be conducted by experts or firms of experts whose names and qualifications are registered as such by the Council." Envtl. Mgmt. Act, sec. 83. In addition, the Minister shall prescribe the qualifications of a person who may conduct an EIA. Envtl. Mgmt. Act, sec. 83(2). See also EIA Regulations, sec. 14 ("Environmental Impact Assessments shall be conducted by experts or firms of experts whose names have been duly certified and registered in accordance with the provisions of the Environmental (Registration of Environmental Experts) Regulations, 2005.")
Conflict of Interest: Yes
Conflict of Interest Detail: There is a code of practice for environmental experts that addresses conflicts of interest. See Environmental (Registration of Environmental Experts) Regulations, 2005
Terms of Reference: Yes
Terms of Reference Detail: The project proponent submits a terms of reference with the scoping report. EIA Regulations, sec 10(3). See also EIA Regulations Sec. 11 ("The Council may prepare guidelines for Sector Specific Terms of References to guide the developer or the proponent in preparation of Terms of Reference for conducting EIA study.")
Days for Decision Maker Review: 90
Automatic Approval: No
Written Decision: Yes
Written Decision Detail: Envtl. Mgmt. Act, sec. 92(2); EIA Regulations, sec. 31(2)
Authority to Impose Conditions: Yes
Authority to Impose Conditions Details: The Minister may approve an EIS subject to such conditions as he may determine. Envtl. Mgmt Act, sec. 92(1)(c); see also EIA Regulations, sec. 33(2)(b) (more specificity on authority to impose conditions)
Expiry of Decision: 3 years
Expiry of Decision Detail: If no development has started within 3 years of issuance of the certificate, the project proponent must re-register intent to develop. EIA Regulations, sec. 41

Financial Assurances or Bond: No

Interdisciplinary Team: No

Range of Alternatives: Yes

Range of Alternatives Detail: The EIA must “identify and analyse alternatives to the proposed project.” EIA Regulations, secs. 16(b); 18

No Action Alternative: No

No Action Alternative Detail: Consideration of a no action or "zero" alternative is not mentioned in the law or regulations.

Type(s) of Impact Analysis: Direct environmental impacts
Cumulative environmental impacts
Social impacts
Cultural impacts
Economic impacts

Mitigation: Yes

Mitigation Detail: The EIA must "propose mitigation measures to be taken during and after the implementation of the project." EIA Regulations, secs. 16(c), 18. In addition, the Environmental Impact Statement review process shall be based, in part, on "the possible mitigation alternatives or other remedial measures." Envtl. Mgmt. Act, sec. 88(2)(c).

Monitoring Plans: Yes

Monitoring Plans Detail: The EIA must "develop an environmental management plan with mechanisms for monitoring and evaluating the compliance and environmental performance . . . ." EIA Regulations, secs. 16(d), 18

Public Notice of Draft EIA: No

Draft EIA Available: No

Draft EIA Available Detail: The public does not have the opportunity to review or comment on a draft EIA.

Draft EIA Locations: Not available

Public Notice of Final EIA: Yes

Public Notice of Final EIA Detail: Upon receipt of the EIA, the Council shall notify the public "by any appropriate means of the place and time for reviewing the Environmental Impact Statement and submitting written comments in a prescribed manner." Envtl. Mgmt. Act, sec. 89(2)(b). See also EIA Regulations, sec. 23(2) (Council shall notify and invite the general public for comment within 14 days of receiving the EIS from the project developer).

Final EIA Available: Yes

Final EIA Available Detail: Environmental impact statements "shall be kept and maintained by the Council in a public registry and their contents may be searched upon payment of a prescribed fee." Envtl. Mgmt. Act, sec. 85(2). The Council shall grant any person who desires to consult an environmental impact statement or EIA access on such terms and conditions the Council considers necessary. EIA Regulations, sec. 39(2).

Final EIA Locations: Agency or ministry office

Fee to View EIA Documents: Yes

Fee to Obtain EIA Documents: Yes

Availability of Reference Studies: Yes

Availability of Reference Studies Detail: If a public hearing is to be convened, the Council "shall display and make available for inspection and copying all relevant reports, documents and written submissions made during and after the period of review until the public hearing is finalized." Envtl. Mgmt. Act, sec. 90(3). This may be narrowed somewhat by the EIA Regulations, which state that only the project brief, EIS, terms of reference, public comments, public hearing report, and decision letter are considered "public" documents. EIA Regulations, sec. 39(1). There are also provisions regarding confidential information. See EIA Regulations, sec. 40

Public Notice of Final Decision: Yes

Public Notice of Final Decision Detail: The Minister's decision on an environmental impact statement shall be made available for inspection by the general public at the Council's office. EIA Regulations, sec. 32(2). Note, however, that there is no requirement that the Council issue any notice that the decision is available.

Public Scoping: Yes

Public Scoping Detail: A Scoping Report must be submitted to the Council. The report must identify stakeholder groups and describe how they were involved in the scoping exercise. EIA Regulations, sec. 10.

Public Review of TOR: No

Public Review of TOR Detail: The Council and the project proponent shall determine the scope of the environmental impact statement, including issues that must be addressed, persons that must be consulted, and methodologies for collecting and analyzing the required data. Envtl. Mgmt. Act, sec. 85. Although the public may be involved in scoping exercises, it does not appear that there is an opportunity to review or comment on the TOR
before it is final.

**Public Participation Opportunities:** Scoping

Public Meetings and/or public hearings

Review of final EIA

**Public Meetings:** Sometimes

**Public Meetings Detail:** The review of the Environmental Impact Statement shall be conducted through public hearings. Envtl. Mgmt. Act, sec. 90(1). However, the Council has discretion to decide whether or not to convene a public hearing to collect submissions or comments. If a hearing is convened, the Council "shall display and make available for inspection and copying all relevant reports, documents and written submissions made during and after the period of review until the public hearing is finalized." Envtl. Mgmt. Act, sec. 90(3). See also EIA Regulations, secs. 26, 27 (The Council shall, upon receipt and consideration of oral and written comments, determine whether to hold or not to hold a public hearing).

**Public Input at Meeting:** Yes

**Public Input at Meeting Detail:** "Any person may attend in person or through a representative and make presentations…provided that the presiding officer shall have the right to disallow frivolous and vexatious presentations." EIA Regulations, sec. 29.

**Criteria to Hold Public Meeting:** Ministry or agency has discretion to decide whether to hold a meeting and/or hearing

**Days for Public to Review Final EIA:** 14

**Public Comments on Draft EIA:** No

**Public Comments on Final EIA:** Yes

**Response to Public Comments:** Yes

**Response to Public Comments Detail:** The Environmental Impact Statement review process shall be based in part on comments received during public hearings and other consultative processes. Envtl. Mgmt. Act, sec. 88(2)(d). Specifically, the Council shall consider all comments received on the EIS to determine whether a public hearing should be held. EIA Regulations, sec. 26(1). The Minister shall take the public hearing report into account when issuing a decision regarding an EIS. EIA Regulations, sec. 32(c).

**Facilitation of Public Participation:** Yes

**Facilitation of Public Participation Detail:** The accommodations are not extensive. The project proponent must provide a non-technical executive summary of the EIA in English and Kiswahili. EIA Regulations, sec. 19(2)

**Citizen Administrative Review:** Yes

**Citizen Administrative Review Detail:** "Any person who is aggrieved by the decision of the Minister to approve or disapprove an Environmental Impact Statement may appeal to the Environmental Appeals Tribunal." Envtl. Mgmt. Act, sec. 95; EIA Regulations, sec. 61. The statute of limitations is 30 days. Id.

**Citizen Judicial Review:** Yes

**Citizen Judicial Review Detail:** Decisions of the Environmental Appeals Tribunal may be appealed to the High Court within 30 days. EIA Regulations, sec. 61(2)

**Project Monitoring:** Yes

**Project Monitoring Detail:** The Council, shall in conjunction with the relevant sector Ministry, "monitor the operation of any project or undertaking with a view to determining its immediate and long term effects on the environment." Envtl. Mgmt. Act, sec. 99(1)(b). After giving notice, inspectors may enter land or facilities to conduct monitoring. Id. The Council is also required to conduct audits of for any project that is likely to have significant impact on the environment. Envtl. Mgmt. Act., sec. 101. There is further discussion of the audit and monitoring processes in the EIA Regulations, Parts X and XI.

**Enforceability of EIA:** No

**Enforceability of Permit:** No

Modified: June 29th, 2020

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**Links**

