

REPUBLIC OF KENYA MINISTRY OF ROADS AND TRANSPORT

REGULATORY IMPACT ASSESSMENT

For

The Civil Aviation (Air Traffic Services) Regulations, 2024

This Regulatory Impact Assessment has been prepared by the Cabinet Secretary responsible for Roads and Transport pursuant to sections 6 and 7 of the Statutory Instruments Act, Cap 2A of the Laws of Kenya.

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1.0 Chapter One – Introduction

1.1 Establishment and regulation making authority

Kenya Civil Aviation Authority is established under the Kenya Civil Aviation Act, Cap. 394 ("the Act") with the primary mandate being Regulation and Oversight of Aviation Safety and Security; Economic Regulation of air services and development of Civil Aviation; Provision of Air Navigation Services; and Training of aviation personnel as guided under the provisions of the Convention on International Civil Aviation, related ICAO Standards and Recommended Practices (SARPs), the Act, and the Civil Aviation Regulations.

The purpose for which the Authority was established are, to economically and efficiently plan, develop and manage civil aviation, regulate and operate a safe civil aviation system in Kenya in accordance with the provisions of the Act.

Section 82 (1) of the Act empowers the Cabinet Secretary responsible for matters relating to civil aviation, to make Regulations to give effect to and for the better carrying out of the objects and purposes of the Act, and to provide generally for regulating air navigation, air transport, air accident investigation and carrying out and giving effect to any convention.

Further, section 82(2) of the Act specifies the areas where regulations may be made. Against this background, the Cabinet Secretary has developed the Civil Aviation (Air Traffic Services) Regulations, 2024, which seeks to—

- (a) prohibit the flying of any aircraft, unless there is in force in respect of such aircraft a certificate of airworthiness or permit to fly issued or recognized in accordance with regulations made under this Act; and except upon compliance with such conditions as to maintenance and repair as may be prescribed or specified in the certificate or permit;
- (b) require the flight crew, and persons, performing prescribed functions in relation to the operation or maintenance of aircraft, air navigation services, design and construction of aircraft to be the holders of licences of specified kinds;
- (c) provide for the manner and conditions of issue, validation, renewal, extension or variation of any licence required in regulations and for the form, custody, production, cancellation, suspension, endorsement and surrender of such;
- (d) provide for the conditions under which and in particular the aerodromes to or from which, aircraft entering or leaving Kenya may fly and the conditions under which aircraft may fly from one part of Kenya to another;
- (e) minimizing or preventing interference with the use or effectiveness of apparatus used in connection with air navigation and air navigation services and prohibiting or regulating the use of such apparatus and the display of signs and lights liable to endanger aircraft;
- (f) generally, secure the safety, efficiency, and regularity of air navigation and safety of aircraft and of persons and cargo carried therein, and for preventing aircraft endangering other persons;

- (g) requiring persons engaged in or in connection with meteorology to supply meteorological information for the purpose of air navigation;
- (h) regulate the making of signals and other communications by or to aircraft and persons carried therein;
- (i) prescribe, subject to any other written law, a civil air ensign for Kenya and regulating the use of any other ensign established for purposes connected with air navigation;
- (j) prohibit aircraft from flying over such areas in Kenya as the Cabinet Secretary may by order published in the Gazette declare to be prohibited areas;
- (k) exempt any aircraft or persons or classes of aircraft or persons from the provisions of any regulations made under this Act;
- (l) provide for the investigation in such manner as may be prescribed, including by means of a tribunal established for the purpose, of any accident arising out of or in the course of air navigation and occurring either in or over Kenya or occurring elsewhere to Kenya aircraft;
- (m)prohibit access to or interference with aircraft to which an accident has occurred, and authorizing any person, so far as may be necessary for the purpose of an investigation, to have access to, remove, take measures for the preservation of, or otherwise deal with any such aircraft;
- (n) regulate the firing of rockets;
- (o) prohibit or regulating in the vicinity of any aerodrome the emission or causing of smoke, soot, ash, grit, dust and any other substance whatever which obscures or may obscure visibility;
- (p) provide for the classification and use of airspace and the control and use of air routes and provisions of search and rescue facilities; and
- (q) provide for the control and operation of the aircraft within or directly above the aerodrome for the purpose of limiting or mitigating the effect of noise.

1.2 Requirements of the Statutory Instruments Act

The Statutory Instruments Act, Cap. 2A (SIA) is the legal framework governing the conduct of RIA in Kenya. Sections 6 and 7 require that if a proposed statutory instrument is likely to impose significant costs on the community or a part of the community, the Regulation-Making Authority (RMA) shall, prior to making the statutory instrument, prepare a regulatory impact statement about the instrument. SIA further sets out certain key elements that must be contained in the RIA namely—

- (a) a statement of the objectives of the proposed legislation and the reasons for them a statement explaining the effect of the proposed legislation including in the case of a proposed legislation which is to amend an existing statutory instrument the effect on the operation of the existing statutory instrument;
- (b) a statement of other practicable means of achieving those objectives, including other regulatory as well as non-regulatory options;
- (c) an assessment of the costs and benefits of the proposed statutory rule and of any other practicable means of achieving the same objectives;
- (d) the reasons why the other means are not appropriate;

- (e) any other matters specified by the guidelines; and
- (f) a draft copy of the proposed statutory rule.

1.3 What is a Regulatory Impact Assessment (RIA)?

RIA is a systemic approach of critically assessing the positive and negative effects of proposed or existing regulations and non-regulatory alternatives. It is an analytical report to assist decision makers to arrive at an informed policy decision.

As an aid to decision making, RIA includes an evaluation of possible alternative regulatory and non-regulatory approaches with the overall aim of ensuring that the final selected regulatory option provides the greatest net public benefit.

Typically, the structure of RIA should contain the following elements: title of the proposal, the objective and intended effect of the regulatory policy, an evaluation of the policy problem, consideration of alternative options, assessment of all their impacts distribution, results of public consultation, compliance strategies, and processes for monitoring and evaluation.

RIA promotes evidence-based policymaking as new regulations typically lead to numerous impacts that are often difficult to foresee. From a societal viewpoint, RIA confirms whether a proposed regulation is welfare enhancing, in that, the benefits will surpass costs.

RIA therefore has an overall objective of not only improving understanding of the real-world impact of regulatory action, including both the benefits and the costs of action, but also integrating multiple policy objectives, improving transparency and consultation; and enhancing governmental Authority.

2.0 Chapter Two – The Civil Aviation (Air Traffic Services) Regulations, 2024

2.1 Scope

The Civil Aviation (Air Traffic Services) Regulations, 2024 applies to a person who seeks to provide air traffic services within designated airspaces and at aerodromes in Kenya does not apply to a person who seeks to provide air traffic services to State aircraft.

2.2 Objective

The general objective of the Civil Aviation (Air Traffic Services) Regulations, 2024 is to outline requirements to be complied with in the establishment and maintenance of air traffic services in order to promote a safe, orderly and expeditious flow of air traffic and to ensure that flying on both international and domestic air routes is carried out under uniform conditions designed to improve the safety and efficiency of air operations.

2.3 Specific objectives

The specific objectives of the Civil Aviation (Air Traffic Services) Regulations, 2024 are to—

- (a) outline requirements to be complied with in establishment and maintenance of the various types of air traffic services;
- (b) set terms for the establishment of air traffic service airspaces and air routes;
- (c) define requirements to govern the establishment of air traffic service units;
- (d) outline air traffic services requirements for communications;
- (e) define air traffic services requirements for information;
- (f) outline requirements for exemption from the regulations; and
- (g) provide applicable enforcement actions for contravention of the regulations.

2.4 Structure of the proposed the Civil Aviation (Air Traffic Service) Regulations, 2024

The structure of the proposed Civil Aviation (Air Traffic Services) Regulations, 2024 is as follows—

Part I—Preliminary (Citation, Interpretation and Application)

Part II—General Provisions

Part III—Air Traffic Control Service

Part IV—Flight Information Service

Part V—Alerting Service

Part VI—Air Traffic Services Requirements For Communications

Part VII—Air Traffic Services Requirements For Information

Part VIII—Exemptions

Part IX—Miscellaneous Provisions

First Schedule - Air Traffic Services airspace classes - Services provided and flight requirements.

Second Schedule - Principles governing the identification of navigation specifications and the identification of Air Traffic Services routes other than standard departure and arrival routes.

Third Schedule - Principles governing the identification of standard departure and arrival routes and associated procedures.

Fourth Schedule - Principles governing the establishment and identification of significant points.

Fifth Schedule - Responsibilities Concerning an Instrument Flight Procedure Design Service.

Sixth Schedule- Prescriptive Fatigue Management Requirements.

Seventh Schedule - Fatigue Risk Management System (FRMS) Requirements.

3.0 Chapter Three – Background and Context

3.1 Policy Background

The Sustainable Development Goals (SDGs), also known as the Global Goals, were adopted by the United Nations in 2015 as a universal call to action to end poverty, protect the planet, and ensure that by 2030 all people enjoy peace and prosperity.

Goal 9 of the SDGs advocates for building resilient infrastructure, promoting inclusive and sustainable industrialization and fostering innovation. Kenya intends to provide access to safe, affordable, accessible and sustainable transport systems for all, improving road safety, notably by expanding public transport by 2030.

Kenya Vision 2030 is a nationwide multi-sectorial document that outlines the main policies, legal and institutional reforms as well as programs and projects that the Government plans to implement.

The 2030 Vision aspires to be a country firmly interconnected through a network of roads, railways, ports, air, water and sanitation facilities, and telecommunications. The expansion, modernization and management of the aviation sector continues to enhance air transport safety, security, and connectivity across the country and beyond. Civil aviation is a critical catalyst for global and national development. Air transport in Kenya has continued to grow and has contributed to job creation and increased interaction and trade with other countries.

Bottom-Up Economic Transformation Agenda (BETA): The Bottom-Up Economic Transformation Plan 2022-2027 is the manifesto of the ruling Kenya Kwanza administration. The agenda is built on six key pillars, to be implemented through five (5) MTP IV. The key pillars include infrastructural development whose objective is to enhance transport connectivity.

The Constitution of Kenya 2010 is the primary legislation from where all laws emanate. Under Part I of the Fourth Schedule, to the Constitution, civil aviation has been recognized as one of the functions of the national government.

Chapter 4 of the Constitution similarly provides for the Bill of Rights. Article 46 provides for the consumer rights. Aviation Consumers have rights for services of reasonable quality; information necessary for them to get full benefit from the services; and protection of their economic interests.

Chapter 6 of the Constitution provides for leadership and integrity including the conduct of state officers and public officers. Employees and officers of the Authority are public officers hence are bound by the principles of Chapter 6 of the Constitution. The regulations have largely provided for standardized ways of provision of quality services, information to be used by its consumers for protection of their economic interest, data protection issues, access to information while maintaining technical infrastructure within the aviation sector.

Article 94 (6) of the Constitution gives parliament the power to delegate its legislative authority to a State organ, State officer or person to make provision having the force of law in Kenya.

The Kenya Aviation Policy aims at fostering the growth of aviation business in Kenya to support job creation by positioning Kenya as a recognized regional leader in aviation; maximize the contribution of the aviation sector to Kenya's economic growth and development; and enhance Kenya's connectivity at a national and international level by ensuring safe, secure and competitive access which is responsive to the needs of businesses, tourism and the population.

The Policy covers the entire aviation sector in Kenya including key air transport challenges related to regulatory framework, safety, security, environmental aspects, economic regulation, institutional framework, air transport market and stakeholders, air transport infrastructure including planning, development, operation, and management, air transport personnel, and air transport statistics.

The Kenya Airspace Master Plan similarly, outlines the evolution and associated investments to be made by the Kenya Civil Aviation Authority (KCAA) in Air Navigation Services (ANS) over the next 15 years. The objectives of the Plan include global and regional consistency, legal/regulatory considerations, and stakeholder expectations. The plan covers operational evolutions, technical improvements, and human resources development.

The National Aviation Safety Plan (NASP) has been aligned with the International Civil Aviation Organization's (ICAO) Global Aviation Safety Plan (GASP), the NASP outlines objectives, strategic priorities, and safety actions to be taken over three years (2023 to 2025). The Plan includes key elements such as identification of national safety issues, setting aviation safety goals and targets, implementing safety enhancement initiatives (SEIs), and collaborating with industry stakeholders and agencies responsible for safety oversight. The NASP complements Kenya's State Safety Programme (SSP) Document.

Finally, the Civil Aviation Act, Cap. 394 sought to provide for the control, regulation and orderly development of civil aviation in Kenya; and for connected purposes. Section 4 of the Act provides that the establishment of the Kenya Civil Aviation Authority as a body corporate with perpetual succession and common seal. The Act applies to: aerodromes used for civil aviation in Kenya; air services established or operating in Kenya; any aircraft registered by the Authority; any foreign aircraft within the Kenya territory; aviation personnel and training schools certified by the Authority; enterprises operating in Kenya in the design, manufacture, maintenance, repair and modification of aircraft and aircraft parts or components; and air navigation facilities and services in Kenya. Section 82 gives the Cabinet Secretary responsible for civil aviation, the power to make regulations for the better carrying into effect the provisions of the Civil Aviation Act.

3.2 Domestic Context

The Kenya Civil Aviation Authority is established under the Civil Aviation Act with the object, to economically and efficiently plan, develop and manage civil aviation, regulate and operate a safe civil aviation system in Kenya in accordance with the provisions of the Act. Further, the Civil Aviation Act mandates the Cabinet Secretary to make regulations for the purposes of giving effect to, and for the better carrying out of the objects and purposes of this Act, including to provide generally for regulating air navigation, air transport, air accident investigation and carrying out and giving effect to any convention.

The Civil Aviation (Air Traffic Services) Regulations, 2024 seeks to enable the KCAA to effectively discharge its mandate by establishing operational standards. These operational standards seek to ensure that aviation system in Kenya is aligned to the standards established internationally and applicable globally.

The Civil Aviation (Air Traffic Services) Regulations, 2024 therefore are issued in fulfilment of the obligations set forth in the Civil Aviation Act and in support of the mandate of KCAA.

3.3 International Context

The Convention on International Civil Aviation, which, has been ratified by Kenya establishes the International Civil Aviation Organization (ICAO) with the mandate to support, coordinate and help countries to diplomatically and technically realize a uniquely rapid and dependable network of global air mobility, connecting families, cultures, and businesses all over the world, and promoting sustainable growth and socio-economic prosperity wherever aircraft fly.

As a global forum of States for international civil aviation, ICAO develops policies and Standards, undertakes compliance audits, performs studies and analyses, helps and builds aviation capacity through many other activities and the cooperation of its Member States and stakeholders.

Article 37 of the Convention on International Civil Aviation provides for Adoption of international standards and procedures requiring each contracting State to collaborate in securing the highest practicable degree of uniformity in regulations, standards, procedures, and organization in relation to aircraft, personnel, airways and auxiliary services in all matters in which such uniformity will facilitate and improve air navigation.

The International Civil Aviation Organization adopts and amends international standards and recommended practices and procedures dealing with various aspects of air navigation and such other matters concerned with the safety, regularity, and efficiency of air navigation as may from time to time appear appropriate.

Further, Article 12 of the Convention requires that each contracting State undertakes to adopt measures to ensure that every aircraft flying over or maneuvering within its territory and that every aircraft carrying its nationality mark, wherever such aircraft may be, shall

comply with the rules and regulations relating to the flight and maneuvers of aircraft there in force. Each contracting State undertakes to keep its own regulations in these respects uniform, to the greatest possible extent, with those established from time to time under this Convention. Over the high seas, the rules in force shall be those established under this Convention. Each contracting State undertakes to ensure the prosecution of all persons violating the regulations applicable.

Internationally, each of the 193 contracting States has, in compliance with their national commitments and obligations under the Convention, established national civil aviation regulations with the objective of governing the aviation industry in their jurisdiction.

Article 12 of the Convention relating to scheduled air services provides that no scheduled international air service may be operated over or into the territory of a contracting State, except with the special permission or other authorization of that State, and in accordance with the terms of such permission or authorization.

The lack of an appropriate set of regulations in one contracting state jeopardizes the safety, security and economic status of international air navigation. The Civil Aviation (Air Traffic Services) Regulations, 2024 are therefore proposed to ensure fulfilment of state obligation and alignment of the Kenyan aviation system with international requirements and allow Kenya effectively to explore the potential economic and geopolitical benefits of participating in international air navigation.

4.0 Chapter Four – Evaluation of the Problem

4.1 Currency of the Civil Aviation (Air Traffic Services Regulations) Regulations 2024

The Civil Aviation (Air Traffic Service) Regulations were last gazetted vide Legal Notice No. 137 of 2018. ICAO has adopted a number of amendments to Annex 11 to the Chicago convention on which the regulations are based hence operating standards and requirements have changed. As such, the regulations promulgated in 2018 are no longer aligned to the acceptable international standards. Kenya is therefore not compliant to the terms of the convention.

4.2 Sustainability of Civil Aviation System

4.2.1 International Obligation

While the International Civil Aviation Organization has the responsibility to adopt and amend from time to time, international standards and recommended practices and procedures dealing with air traffic services in accordance to Article 37 to the Chicago Convention, Kenya, as a contracting State has agreed to collaborate in securing the highest practicable degree of uniformity in its regulations, standards, procedures, and organization in relation to aircraft, personnel, airways and auxiliary services with those adopted and amended by ICAO.

To achieve effective compliance with terms of the Convention, State regulations should be comprehensive, clear, consistent and up to date. The regulations should conform with the Annexes to the Convention.

It is the responsibility of a State to develop and implement a process to ensure the timely amendment of the specific operating regulations, as necessary, in order to keep pace with the amendments to the Annexes to the Convention. The system in place should ensure that the regulations are issued at the appropriate level, as provided for by the civil aviation act. It is also required that the State ensures that the overall legislation is consistent and, in particular, that regulations are repealed when replaced by new ones.

At regional level, Kenya is a signatory to the East Africa Community treaty. The East Africa Community Civil Aviation Safety and Security Agency (EAC CASSOA) coordinates aviation activities at regional level and serves as the Regional Safety Oversight Organization. To achieve uniformity and standardization at Regional level, member states have agreed to jointly develop model EAC civil aviation regulations which member States should adopt. Regulations promulgated by member States therefore should reflect those developed at regional level.

4.2.2 Aviation Safety

Safety is a core value in the provision of rapid and dependable air services, and international cooperation on aviation safety by governments and industry groups. Initiatives taken by ICAO in collaboration with contracting States have helped commercial air transport to become the safest way to travel.

Aviation Safety is the state in which risks associated with aviation activities, related to, or in direct support of the operation of aircraft, are reduced and controlled majorly through proactive means to an acceptable level.

ICAO working together with member States are currently working towards their agreed global safety target of zero fatalities by 2030, in tandem with the strengthening of their regulatory capacities, while pursuing a range of programmes and targets relevant to current core areas of global aviation safety planning, oversight, and risk mitigation.

Over the years, ICAO and its Member States have collaborated to develop uniform Standards and Recommended Practices (SARPs) and procedures for the safe and orderly development of international civil aviation as well as for sound and economical international air transport services. United by a common cause and commitment, ICAO and its Member States have been able to confront crucial issues and, to a great degree, overcome the challenges encountered.

A number of factors that are at play underline the importance of renewed commitment and political will on the part of governments. These factors include—

- (a) an increased involvement of non-traditional sectors in civil aviation, necessitating a significantly heightened attention to matters of aviation safety within the context of wider policy initiatives;
- (b) increasing globalization of civil aviation itself, exemplified by foreign and multi-national ownership and alliances of airlines, joint marketing arrangements, multinational approaches to both technical and economic regulations, along with increasing interaction between domestic and international civil aircraft operations;
- (c) an increasing demand for flights and for the infrastructure and services that such demand generates. The growth of air transport is surpassing the capacity of many aerodromes and airspace utilization, causing authorities to reconsider concepts, processing methods and facilities. This presents the challenge of providing additional capacity while maintaining or even improving safety levels;
- (d) increasingly intense social, economic, political, environmental and other pressures on civil aviation policy, particularly at the national and regional levels. Such pressures can result from rapid changes to socio-economic systems, which can have global effects (for example, rising expectations by society of safety levels). These pressures can also lead to conflicts such as those between safety and environmental obligations. In meeting environmental obligations, those relating to safety should not be compromised;
- (e) aviation safety is essential to ensure the healthy development of the air transport sector, which is a catalyst for sustainable development. Air transport impacts tourism and trade. It serves as the main mode of transportation to deliver humanitarian relief and response to crises and public health emergencies. It generates other socio-economic benefits

which help eradicate poverty by creating jobs and enhancing air connectivity.

The State has the responsibility to regulate and supervise all aviation activities within Kenya to ensure the safe, efficient and regular operation of air services.

As such, for the State to effectively oversight aviation activities in Kenya, it must be supported with a robust and up to date regulations. The lack of up to date air traffic service regulations therefore, introduces a gap in requirements to be implemented by air traffic services providers and limits the State in undertaking its oversight responsibility over persons or organizations providing or intending to provide air traffic services.

4.2.3 Operational rights from other jurisdictions

Kenya's Geopolitical location attracts interest other jurisdictions. Many airlines and air operators operating into, out of and through Kenya have home in States that have standardized their regulations with SARPS adopted and amended by the International Civil Aviation Organization. Kenya as a State therefore stands to gain if operational rights and State regulations mirror those of jurisdictions of the target operators. The way to achieve this uniformity is by bringing Kenyan regulations as close as possible with SARPS adopted and amended by ICAO.

4.2.4 Reduction of Cost of Doing Business

The regulatory framework in place may encourages or discourage people and organizations from doing business. The sustainability of the civil aviation system is increasingly linked to the cost of doing business. Civil aviation is a cost intensive venture requiring huge sums of money to procure aviation systems, establish the requisite infrastructure, purchase aircraft and run an airline to name a few. A poorly regulated industry may never thrive owing to the negative perception associated with it, the associated high cost of doing business, high insurance premiums and the losses resulting from doing business in such an environment.

To reduce unwarranted losses, high cost of doing business and an unstable business environment, proper regulations are required. A robust regulatory framework goes a long way in assuring investors that they can invest without worrying about the possibility of their investment suddenly going down the drain because of preventable incidents, accidents, flight delays, unwarranted competition and inefficiencies in air traffic services provision. Robust regulations provide the confidence, cushion and order necessary to gain such confidence.

Establishing robust regulations for air traffic service providers also assures air operators that the Kenyan airspace is safe, well-structured and designed to accommodate optimum aircraft volumes, the air traffic service providers' personnel are adequately qualified before being assigned operational duties, the services provided meet international standards and that traffic can be expedited through allocation of the most optimum flight profiles to enable saving on fuel burn.

5.0 Chapter Five—Stakeholder Consultation

5.1 Legal requirements relating to public participation and consultation

The need to amend the Civil Aviation (Air Traffic Services) Regulations 2018, was necessitated largely by amendment 51 and 52 to annex 11 to the Chicago convention. Kenya as a contracting State is therefore required to bring its regulations into uniformity with the adopted and amended international standards to continue participating on equal grounds with the rest of the world.

Public participation plays a crucial role in democratic governance by ensuring transparency, inclusivity, and accountability in decision-making processes. The Constitution of Kenya 2010, places emphasis on public participation as a fundamental principle of governance. Article 10 of the Kenya Constitution outlines the values and principles of governance, including public participation, which is crucial for achieving accountability, transparency, and public involvement in decision-making processes.

In addition, Article 118 of the constitution establishes the right to public participation in legislative and other processes of the State, ensuring that the public has an opportunity to participate in matters that affect them directly. The requirement for public participation similarly applies to the process of making of subsidiary legislation. As such, before the draft regulations would be forwarded for promulgation, a series of stakeholder/public engagement was conducted.

5.2 The Process of Public Consultation

The first of a series of stakeholder meetings covering a set of eleven (11) civil aviation regulations was physically held at the Ole Sereni Hotel in Nairobi on 30th April 2019. The second Stakeholders meeting was hybrid (both physically at Four Points Hotel and virtually) between 14th – 18th June 2021. The third public engagement was a physical meeting with stakeholders held at the Emara Ole Sereni Hotel between 14th and 15th February 2022.

In each of the engagements, comments and input from stakeholders were taken and incorporated into the regulations as appropriate and the outcome presented in the succeeding engagement forum. To conclude stakeholder engagement, the Authority organized for a final Regulations validation workshop at the Panari Hotel in Nairobi between 6th and 8th May 2024 to allow stakeholders to confirm that the Authority had considered and incorporated their comments and input in the final drafts of the regulations. This was the final activity that paved way for the regulation review to proceed to the next stage.

5.3 Public Notice and awareness

All stakeholders' engagement fora were advertised at least 21 days before being held in at least major local daily in accordance with applicable requirements for stakeholder engagement. Additionally, formal notice of the same was posted on the KCAA official website. Additionally, formal notice of the same was posted on the KCAA official website. All sets of regulations to be discussed during the public participation fora were well spelt out in the adverts. An online registration form was provided on the website in addition to

a form to collect stakeholder comments which was uploaded alongside the regulations on the KCAA website www.kcaa.or.ke.

5.4 Public participation forum

The physical stakeholder engagement was conducted at the Ole Sereni Hotel in Nairobi on 30th April 2019 and attended by 102 participants. The virtual stakeholder engagement held between 14th and 18th June 2021 attracted a total attendance of 718 members of the public and aviation stakeholders. The Stakeholder engagement reports, Local daily newspaper adverts, copies of signed or digital attendance lists as applicable, Matrices containing input from stakeholders and how the same were incorporated in the regulations form annexures to this report.

5.5 Analysis and Feedback

The Authority received many memoranda from the industry and general public using the forms provided to collect stakeholder feedback. Some memoranda were delivered physically, in writing or through email. Memoranda received before stakeholder meetings were analysed, the Authority's response documented in a matrix and the same presented during the physical or virtual stakeholder engagement sessions.

Every additional effort was made to analyse each comment and give feedback to every input received from stakeholders initially on the floor of the physical or virtual engagement during question-and-answer sessions which came immediately after regulation presentations, or in writing where stakeholder input and comments were received in writing or after the engagement sessions.

For stakeholder input and comments requiring substantial analysis and amendment to draft regulations, the stakeholders were invited to shed more light on their comments and requests through physical/virtual meetings, in writing or email. Their input was then discussed and analysed together with the regulation drafters and when consensus had been reached, the regulations were either redrafted to incorporate their input or retained as were where taking the industry comments in full would make the State to contravene ICAO standards to ensure that the State didn't contravene international standards and practices.

At all stages of regulation making, the Authority kept contact lines with stakeholders open to ensure that as important players they were fully involved and that they felt part of the process.

6.0 Chapter Six- Cost Benefit Analysis

6.1 Costs and Benefits Generally

The benefits that will accrue from promulgation of new Civil Aviation (Air Traffic Services) Regulations, 2018 far outweighs the projected costs to be incurred mainly by the air traffic services provider and air operators. The costs re mainly related to initial implementation costs to achieve compliance with the regulatory requirements and retrofitting aircraft to be able to operate in the new airspaces. Requirements for flight procedure design and fatigue risk management for air traffic controllers will however incur additional costs owing to the need for their regular maintenance.

It is however, impossible to fully quantify the cost that goes into ensuring that aviation safety which is a cardinal element of all civil aviation activities is maintained at all times. Furthermore, the standards which these regulations endeavor to comply with have been meticulously studied and trialed at international level. The results of such trials and tests have proven that the benefits accrued are worth the cost hence the adoption of the standards and recommended practices into ICAO annex 11.

Table 1 below summarizes the challenges that the promulgation of the new regulations is supposed to address including the benefits and costs.

Table 1: Cost Benefit analysis

PROBLEM	PROPOSED REFORM	BENEFITS	COST
Generic citation	Citation amended for currency		NIL
Wrong order of Schedules in the table of contents	Reorganize the order of Schedules to assume the order in which they are referred to in the main regulation text.	rulemaking	NIL
Wrong Interpretation of/or missing terminologies	Revise the interpretation of technical terms used in the regulations and incorporate the missing ones or those introduced with amendments to Annex 11. Some terms include: 'Current Flight Plan (CPL)' and 'Alternate Aerodrome'	meaning of technical terms used in the regulations eliminates the possibility of mis- interpretation by the	NIL
Air Traffic Services	(a) Amend the marginal note from Air Navigation Services Provider Certificate to	specific service the	NIL

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	'Air Traffic Services'. (b) Amend text to address requirements to be met before a person is authorized to provide air traffic services	address and provides clarity to facilitate compliance	
Establishment of Air Traffic Services by the Appropriate ATS Authority	Amend Regulation 5 sub regulation 4 & 5 to clarify the differing roles of the Authority (Regulator) and Appropriate ATS Authority (air traffic service provider)	Provides clarity and separation of the oversight Authority from the ATS provider hence enables better compliance and regulation	NIL
Performance Based Navigation (PBN)	Provide requirements for the implementation of PBN by the Appropriate ATS Authority	(a) Reduces operational costs related to installation and maintenance of ground based navigation aids (b) Enhances airspace utilization and flight operations even in airspaces where installation of navigation is impossible e.g. High seas (c) Reduced fuel burn and environmental protection (d) Provides shorter route trajectories	An initial cost related to personnel training, airspace reorganization and aircraft retrofitting
Performance-based communication (PBC) operations.	Provide requirements for the implementation of PBC by the Appropriate ATS Authority	Enhanced communication based on satellite as compared with establishment of ground based communication facilities which are affected by line of sight and high	An initial cost related to personnel training, airspace reorganization and aircraft retrofitting

		maintenance costs	
Performance- based surveillance (PBS) operations.	Provide requirements for the implementation of PBS by the Appropriate ATS Authority	Enhanced surveillance based on satellite as compared with establishment of ground based surveillance facilities which are affected by line of sight and high maintenance costs	An initial cost related to personnel training, airspace reorganization and aircraft retrofitting
Establishment of the lower limit of a control area	Clarify conditions to be met when establishing the lower limit of a control area.	Enhanced safety and compliance	NIL
Establishment of an upper limit to a control area	Clarify conditions to be met when establishing the upper limit of a control area.	Enhanced safety and compliance	NIL
Establishment of Change-over points	Clarify conditions to be met when establishing change-over points where Performance Based Navigation is employed	Enhanced safety and compliance	NIL
Establishment and identification of significant points	Provide requirements that shall be met when establishing and identifying significant points	Achieve uniformity with other States for seamless transition from one airspace to another and enhanced safety and compliance	NIL
Coordination between military authorities and air traffic services.	Provide requirements to be met for effective civil military coordination and use of airspace	(a) Enhanced safety and security (b) Increased efficiency in aircraft operations	NIL
Safety Management	Stipulate requirements for safety management by air traffic service providers	Enhanced safety	An initial safety management systems implementation cost on the air traffic service provider
Fatigue management	Provide requirements for establishment and operationalization of	(a) Enhances aviation safety (b) Reduced fatigue	Cost on the air traffic service provider hiring an

	fatigue risk management for air traffic controllers by the ATS provider	induced aircraft accidents and incidents (c) Improved health of air traffic controllers; and (d) Uniformity with the world aviation industry	optimum number of air traffic controllers for effective fatigue risk management implementation and maintenance
Flight procedure design	Institute requirements for instrument flight procedure deign	 (a) Enhances compliance and eliminates of Kenya being blacklisted by the international aviation community. (b) Enhances safety (c) Enhances airspace utilization (d) Enhanced compliance with international requirements 	Implementation and maintenance costs on the flight procedure design services provider
Control of persons and vehicles at aerodromes	Provide requirements for effective control of the movement of persons and vehicles operating on ground an aerodrome	 (a) Enhanced safety (b) Compliance with ICAO standards (c) Reduced collisions on an aerodrome (d) Reduced accidents (e) Better coordination between ground control and air traffic control (f) Better efficiency (reduced delays) 	NIL
Application of alerting service	Provide requirements for the ATS provider to establish and maintain up- to-date contact details in the OPS control Directory.	(a) Enhanced alerting service pertaining to aircraft in need of search and rescue aid.	An initial implementation cost on the part of the ATS provider

		(b) Compliance with ICAO standards	
Notification of rescue coordination centres.	Provide additional conditions that may necessitate declaration of an alert phase	(a) Enhanced provision of assistance to an aircraft in need of search and rescue aid (b) Compliance with international standards	NIL

6.2 Consideration of the available alternatives

Table 2: Alternative Approaches to air traffic services regulation

Option	Impact
Option One: Maintenance of the Status Quo	 (a) Maintaining status quo means that no regulations are developed, thus the challenges of currency and keeping up with the international obligations and requirements will not be addressed. (b) Kenya won't be complying with terms of the Convention to which it is a signatory and
	hence will attract ICAO Universal Safety Oversight – continuous Monitoring Approach (USOAP-CMA) Audit findings. (c) Lack regulations that are current will place
	Kenya behind other States with more current and robust regulations thereby denying the State the much desired investment in the aviation industry. (d) Outdated and deficient regulations may make
	it difficult for the State to regulate and oversight the aviation industry. (e) Failure to comply means that Kenya will be blacklisted by ICAO for non-compliance
	hence loss of revenue since international travelers will be afraid to fly though the Kenyan Airspace.
Option Two: Administrative measures	Involves issuance of directives and circulars to the various entities and hoping that they will be implemented. Administrative measures do not

Option	Impact
	have the force of law and may be challenged in
	court of law.
Option Three: Promulgating the Civil	Promulgation of the Civil Aviation (Air Traffic
Aviation (Air Traffic Services)	Services) Regulations 2024 will enhance safety
Regulations 2024	by ensuring that the State;
	(a) Secures the highest practical degree of
	uniformity in regulations, standards,
	procedures and organization in relation to
	aircraft, personnel, airways and auxiliary
	services in all matters in which such
	uniformity will facilitate and improve air
	navigation
	(b) Achieves a high effective implementation of
	standards and recommended practices by
	ensuring that there is compliance with ICAO
	standards
	(c) Has clear regulations that don't need legal
	interpretation for someone to comply as
	required
	(d) Can effectively regulate and oversight the air
	traffic service providers using clear and up-to-
	date regulations.

6.3 Impact analysis of the Options

Table 3: Impact analysis of air traffic services regulation options

Aviation Sector	Option one: Maintenance of the Status Quo	Option two: Administrative measures	Option three: Promulgating the Civil Aviation (Air Traffic Services) Regulations 2024
ANS Provider		directives and circulars to the various entities and hoping that they will be implemented. Administrative measures do not have the force of law and may be challenged in court of law. These include Advisory	enhance safety standards, reducing the risk of accidents and incidents.

Aviation Sector	Option one: Maintenance of the Status Quo	Option two: Administrative measures	Option three: Promulgating the Civil Aviation (Air Traffic Services)
			Regulations 2024
	that pass over States perceived to run safer aviation activities. 2. Safety standards may be outdated, increasing the likelihood of accidents and incidents. 3. Operational inefficiencies due a deficiency in addressing current industry practices and emerging technologies, the use of which would make flight more efficient and environmental friendly. 4. Air traffic service providers may find it difficult to implement new technology which would increase airspace throughput and enhance safety. 5. Stakeholders, including passengers and industry partners, may lose confidence in the safety and reliability of air transport services. 6. Non-compliance	Aeronautical Information Circulars 1. Administrative documents lack the same legal standing as formal regulations and mainly contain procedural information. Dependence on administrative documents may lead to uncertainty in enforcement and compliance. 2. Without a framework of formal regulations, there may be variations in how administrative documents are interpreted and applied across the industry. 3. The process of developing administrative documents may not normally involve the same level of stakeholder consultation potentially resulting in overlooked stakeholder concerns or needs. 4. Administrative documents may not impose clear accountability measures, making it difficult to hold	weight, hence they will be clear that compliance is a requirement. Air Navigation Service providers will therefore know that they will be held accountable for non-compliance, thereby improving overall industry adherence to safety practices. 3. The New regulations promote uniformity across the aviation sector, ensuring that all ANS providers adhere to the same standards, which enhances safety and operational efficiency. 4. Well-defined regulations provide clear guidance for ANS providers, helping them understand their responsibilities and the requirements they
	with regulations can		1

Aviation Sector	Option one: Maintenance of the Status Quo	Option two: Administrative measures	Option three: Promulgating the Civil Aviation (Air Traffic Services) Regulations 2024
	lead to legal challenges and increased liability for air operators.	persons responsible for non-compliance. 5. Persons may find it challenging to comply with administrative documents if they lack the rigor and specificity that formal regulations provide. 6. Administrative documents may not provide the comprehensive guidance and training necessary for effective implementation, leading to gaps in knowledge and skills among maintenance personnel. 7. Relying on administrative documents may lead to a fragmented approach to regulation, with varying practices that hinder safety and efficiency across the aviation sector. 8. Stakeholders may resist adopting administrative documents that lack the authority and clarity of formal regulations, resulting in a lack of commitment to compliance.	must meet for compliance. 5. The Civil Aviation (Air Traffic Services) regulations will enhance confidence among Air traffic service providers by demonstrating a commitment to safety and regulatory compliance. 6. Updated regulations will address new technologies, practices, and safety concerns, ensuring that the regulatory framework remains relevant and effective. 7. By using regulations aligned with international standards, the air traffic service provider can facilitate smoother operations. 8. A robust regulatory framework can promote a safer

Aviation Sector	Option one: Maintenance of the Status Quo	Option two: Administrative measures	Option three: Promulgating the Civil Aviation (Air Traffic Services) Regulations 2024
			and more efficient aviation environment though effective air navigation services.
Air Operators	Maintaining the current regulations poses the following challenges: 1. Denies the operators the benefit of enjoying new technology that can transform their business model 2. Denies operators the benefits accrued from choosing the most optimum route for lack of assurance of the safety of their aircraft while transiting or operating in Kenya. 3. Safety standards may be outdated, increasing the likelihood of accidents and incidents. 4. Operational inefficiencies due to deficiencies in addressing current industry practices and emerging technologies, the use of which would make flight more efficient and	1. Air operators need clear regulations and guidelines. Administrative documents lack the same legal standing as formal regulations and mainly contain procedural information. Dependence on administrative documents may lead to uncertainty in compliance. 2. Without a framework of formal regulations, there may be variations in how administrative documents are interpreted and applied across different air operators. 3. The process of developing administrative documents may not normally involve the same level of stakeholder consultation as formal regulatory	 Promulgation of these Regulations will establish and enhance safety standards, reducing the risk of accidents and incidents. These Regulations will carry legal weight, and hence clear that compliance is a requirement. Operators therefore know that they will be held accountable for noncompliance, thereby improving overall industry adherence to safety practices. The New regulations promote uniformity across the aviation sector,

Aviation Sector	Option one: Maintenance of the Status Quo	Option two: Administrative measures	Option three: Promulgating the Civil Aviation (Air Traffic Services) Regulations 2024
	environmental friendly. 5. Air operators may find it difficult to implement new technology since there are no supporting regulations. 6. Air operators, their passengers and industry partners, may lose confidence in the safety and reliability of air transport services. 7. Unclear regulations can lead to legal challenges and increased liability for airlines.	development, potentially resulting in overlooked stakeholder concerns or needs. 4. Administrative documents may not impose clear accountability measures, making it difficult to hold persons responsible for non-compliance. 5. Persons may find it challenging to comply with administrative documents if they lack the rigor and specificity that formal regulations provide. 6. Administrative documents may not provide the comprehensive guidance and training necessary for effective implementation, leading to gaps in knowledge and skills among air operator personnel. 7. Relying on administrative documents may lead to a fragmented approach to regulation, with	ensuring that all operators adhere to the same standards, which enhances safety and operational efficiency. 4. Well-defined regulations provide clear guidance for air operators, helping them understand their responsibilities and the requirements they must meet for compliance. 5. The Civil Aviation (Air Traffic Services) regulations will enhance confidence among air operators by demonstrating a commitment to safety and regulatory compliance. 6. Updated regulations will address new technologies, practices, and safety concerns,

Aviation Sector	Option Maintenance of Status Quo	one: f the	Option two: Administrative measures	Option three: Promulgating the Civil Aviation (Air Traffic Services) Regulations 2024
			varying practices that hinder safety and efficiency across the aviation sector. 8. Operators may resist adopting administrative documents that lack the authority and clarity of formal regulations, resulting in a lack of commitment to compliance.	ensuring that the regulatory framework remains relevant and effective. 7. By aligning regulations with international standards, the CAA can facilitate smoother operations and acceptance by foreign aviation authorities, improving global cooperation which is a benefit to air operators. 8. A robust regulatory framework can promote a safer and more efficient aviation environment, which can contribute to the
The State	1 A look of	robugt	1 Administrativa	growth of the aviation sector and the broader economy.
The State (Kenya)	A lack of regulations deter investre the aviation	can nent in	1. Administrative documents lack the same legal standing as formal regulations and	Regulations will provide the public with a legal way to

Aviation Sector	Option one: Maintenance of the Status Quo	Option two: Administrative measures	Option three: Promulgating the Civil Aviation (Air Traffic Services) Regulations 2024
	stunting growth and economic development in the country and regional connectivity. 2. The public may not have a way to seek recourse against aviation activities that affect them 3. The State may lose its standing as a major aviation hub to other upcoming markets with more robust regulatory frameworks.	mainly contain procedural information. Depending on them may lead to uncertainty in enforcement and compliance. 2. Without a framework of formal regulations, the State may not be able to control the varied understanding and interpretation of administrative documents by target persons or organizations. 3. The process of developing administrative documents may not normally involve the same level of stakeholder consultation as formal regulatory development, potentially resulting in overlooked stakeholder concerns or needs which may negatively affect the State's credibility. 4. Administrative documents may not impose clear accountability measures, making it difficult for the State to hold persons	seek recourse against owners of aviation activities that affect them 2. A robust regulatory framework can promote a safer and more efficient aviation environment, which can contribute to the growth of the aviation sector and the broader economy. 3. Provides the State with a basis on which to carry out oversight 4. Enables institution of enforcement action against violators 5. Enhances the Kenya's standing among peers 6. Enables compliance with international standards

Aviation Sector	Option one: Maintenance of the Status Quo	Option two: Administrative measures	Option three: Promulgating the Civil Aviation (Air Traffic Services) Regulations 2024
The	1 This makes it	responsible for non-compliance. 5. Stakeholders may resist adopting administrative documents that lack the authority and clarity of formal regulations, resulting in a lack of commitment to compliance.	
The Authority	1. This makes it difficult on the part of the Authority to carry out effective oversight owing to deficiencies in the current regulations. 2. The Authority may lose credibility and trust among stakeholders for not initiating the amendment of regulations and bringing them to effect in a timely manner. 3. The Authority may struggle to effectively oversee safety practices, leading to potential increase in accidents and incidents within the aviation sector. 4. The authority may face increased legal challenges and liabilities if	 Administrative documents typically do not carry the same legal weight as formal regulations, making enforcement difficult and leading to uncertainty among stakeholders about compliance requirements. Without formal Regulations, there may be inconsistencies in how the administrative documents are interpreted and applied across different industry players. The process of developing administrative documents may not involve comprehensive consultations with all 	 Promulgation of these Regulations will establish and enhance safety standards, reducing the risk of accidents and incidents. These Regulations will carry legal weight, allowing the CAA to enforce compliance and hold persons accountable for non-compliance, thereby improving overall industry adherence to safety practices. The New regulations promote uniformity across the

Aviation Sector	Option one: Maintenance of the Status Quo	Option two: Administrative measures	Option three: Promulgating the Civil Aviation (Air Traffic Services) Regulations 2024
	accidents occur due to outdated or inadequate Air Traffic Services regulations. 5. The authority may experience challenges in coordinating with other national and international regulatory bodies owing to different levels of compliance with international standards thereby complicating collaborative efforts to enhance aviation safety and security.	relevant stakeholders, potentially missing important input from industry experts, operators and consumers of air navigation services. 4. Administrative documents can sometimes lack the specificity and clarity needed to guide organizations effectively, leading to confusion about applicable standards and practices. 5. It may be challenging to hold persons accountable for noncompliance if the guidelines are not formally codified into regulation, which can lead to a lack of adherence to safety standards. 6. Relying on administrative documents can lead to a fragmented regulatory framework, where different persons may adopt varying practices that compromise overall safety and operational efficiency.	aviation sector, ensuring that all air navigation services' providers adhere to the same standards, which enhances safety and operational efficiency. 4. Well-defined regulations provide clear guidance for industry players, helping them to understand their responsibilities and the requirements they must meet for compliance. 5. The CAA can conduct more effective oversight and monitoring of the industry, facilitating better risk management and safety assurance. 6. The Civil Aviation (Air traffic Services) regulations will enhance confidence among stakeholders by

Aviation Sector	Option Maintenance of Status Quo	one: the	Option two: Administrative measures	Option three: Promulgating the Civil Aviation (Air Traffic Services) Regulations 2024
			 Administrative documents may not cover all necessary aspects of air navigation services provision, leaving potential gaps that could jeopardize safety. Stakeholders may be less likely to adhere to administrative guidelines that lack the authority of formal regulations, reducing the effectiveness of the intended safety measures. 	demonstrating a commitment to safety and regulatory compliance. 7. Updated regulations will address new technologies, practices, and safety concerns, ensuring that the regulatory framework remains relevant and effective. 8. A robust regulatory framework can promote a safer and more efficient aviation environment, which can contribute to the growth of the aviation sector and the broader economy.

6.4 Preferred Option

Based on the above analysis, it is clear that benefits of promulgating the Civil Aviation (Air Traffic Services) Regulations, 2024, outweighs the costs and therefore the Kenya Civil Aviation Authority prefers option three over the other two options.

7.0 Chapter Seven – Compliance and Implementation

As different aspects of the proposed Regulations are evaluated and analyzed, it is important to determine how compliance and implementation of the actual provisions will be achieved. It is the duty of the Regulator to assess the adequacy of the institutional framework and other incentives through which the Regulations will take effect, and design responsive implementation strategies that make the best use of them.

In an ideal situation an institution responsible for enforcement of the Regulations should have the capacity of co-ordination of institutional frameworks from a whole-of-government perspective, independent and sufficient authority, political support at a high political level, and integration into a broad concept of reform. KCAA has been implementing the current Regulations for over six years now and has demonstrated capacity to implement the proposed Regulations and has indeed put in place a plan as outlined in the Strategic Plan 2023/24-2027/2028 of strengthening its institutional capacity to enable it enforce full compliance with the proposed Regulations.

8.0 Chapter Eight – Conclusions & Recommendations

8.1 Conclusions

Based on the above analysis, the following conclusions are drawn in respect of the draft Civil Aviation (Air Traffic Services) Regulations, 2024:

- 8.1.1 Section 82 of the Civil Aviation Act empowers the Cabinet Secretary in Consultation to give effect to and for the better carrying out of the objects and purposes of this Act, to provide generally for regulating air navigation, air transport, air accident investigation and carrying out and giving effect to any convention.
- 8.1.2 Section 5 of the Statutory Instruments Act requires that a regulation making authority to conduct public consultations and drawing on the knowledge of persons having expertise in fields relevant to the proposed statutory instrument; and to ensure that persons likely to be affected by the proposed statutory instrument had an adequate opportunity to comment on its proposed content. Sections 6 and 7 require that RIA be prepared where a statutory instrument is likely to impose significant costs on the community.
- 8.1.3 This RIA thus contains certain the following key elements:
 - (a) a statement of the objectives of the proposed legislation and the reasons;
 - (b) a statement explaining the effect of the proposed legislation;
 - (c) a statement of other practicable means of achieving those objectives, including other regulatory as well as non-regulatory options;
 - (d) an assessment of the costs and benefits of the proposed statutory rule and of any other practicable means of achieving the same objectives; and
 - (e) the reasons why the other means are not appropriate.

8.2 Recommendations

In view of the above conclusions, it is recommended that the draft Civil Aviation (Air Traffic Services) Regulations, 2024 be adopted.

9.0 Annexures

- **9.1** The Draft Civil Aviation (Air Traffic Services) Regulations, 2024
- **9.2** Matrix for stakeholder consultations
- **9.3** Stakeholder Conference attendance lists
- **9.4** Stakeholder Conference Reports
- **9.5** Stakeholder conference advertisements (Newspaper pullouts)