

Wagga 9 ^{ffaa}	Lak.	2
9ኛ 9տակ	կու	է
9 th year	No.	2



Finfinnee, Fulbaana 27/1994
ፈ.ንደ.፲ መስከረም ጥቅ ቀን ስምምነት
Finfine October 7th 2002

MAGALATA OROMIYAA

መ ገልታ ቤት እርምጃ ሙሉ ዓይነ

MEGELETA OROMIC

Gatiin Tokkoo.....3.85	Too'annaa Caffee Mootummaa Naannoo Oromiyaatiin Kan Bahe በኢትዮጵያ ከስተዳደር መንግሥት የግብር መስቀል የወጪ	Lakk. S. Poostaa101769 የግብር ቁጥር P.O.Box
ያንሰ. ጥር Unit Price.....	" "	" "

QABEENTAA
Labsii Lakk. 56/1994
"Labsii Bulchiinsaa fi Ittifayyadama La
Baadiyyaa Naannoo Oromiyaa
..... fuula 1

ማዕራን
አዋጅ ቅጽ ፭/፳፻፲፭
“የኢትዮጵያ የገዢ አስተዳደርና አውቃጥም”
ለመስከረም የወጣ አዋጅ

CONTENT

Proclamation No. 56/2002
“Oromia Rural Land Use and Adminis-
tration Proclamation

LABSII LAKKOOFSA 56/1994
LABSII BULCHIINSAA FI
ITTIFAYYADAMA LAFA
BAADIYYAA NAANNOO
OROMIYAA

Qonni hundee jirenya ummata Or-
omiyaa waan ta'eef, ittifayyadamni
lafaa carraa misooma dhaloota
dhufu irratti dhiibbaa otuu hingees-
sisin akka raawwatamuuf lafaa fi
qabeenya lafaa kunuunsa sirrii ta'ee
fi beekumsaan gaggeessuun bar-
baachisa waan ta'eef.

Mirga, dirqamaa fi wabii it-tifayyadama lafaa imaammata it-tifayyadamaa fi bulchiinsa lafaatiin walsimsiisudhaan seeraan murtees-sanii hojii irra oolchun barbaachisaa waan ta'eef.

Akkaataa heera Mootummaa Naanno Oromiyaa keewwata 49 (3) (a) tiin kan armaan gadii labsameera.

1. Mata Duree Gabaabaa

Labsiin kun "Labsii Bulchiinsaa fi Iltifayyadama Lafa Baadiyyaa Naannoo Oromiyaa Lakkoofsa 56/1994" jedhamee waamamuu nidanda'a.

አዋጅ ቁጥር ፩፭/፪ሺሺ
የኢትዮጵያ የንግድ መራት አስተዳደር
አጠቃቀምን ለመወሰን የወጣ አዋጅ
የኢትዮጵያ የኢትዮጵያ ከባብ የኋር
ወሰኑን በግብርና ገዢ የተመሬተና
መረትም ወንድ የምርት ግብዓት
በመሆኑ አገባብ ያለው የመረትና
የመረት ሁነት አያያዝ በላይታዊ
አጠቃቀም ማስፈልገና በእሁኑ ወቅት
የለው አጠቃቀም የሚጠቃለውን
ትመልኝ አድርጉ የሚከናወል ሆኖ
በመገኘቱ፣

በመራት አጠቃቀምና አስተዳደር
ፖ.ስ. መሠረት በመራት የመጠቀም
መብት፣ የመጠቀም መብት የቅትና እና
ግዢታውን ቅምር በአገልግሎት ማረጋገጫ
መተዋበር አስፈላጊ ሆኖ በመግኘቱ፣

በአድማር ከልጠዋ መንግሥት አገመን
ግሥት አንቀጽ ማዣ ጽው የሁሉ አንቀጽ ፖ (v)
መሠረት የሚከተሉው ተወስኝል "

δ· λΤC Cδη

ይህ አዋጅ የኢትዮጵያ የገበር አስተዳደር አውጥቷል

**PROCLAMATION No. 56/2002
OROMIA RURAL LAND USE
AND ADMINISTRATION**

WHEREAS, Agriculture is the main source of livelihood to the majority of the population of Oromia in which, land and land resources form an important inputs of production, proper management and wise utilization of land and land resources is required, in which, the present use doesn't compromise the development endeavors of the coming generation;

WHEREAS, it is found necessary to determine and implement the use right, security and obligation of the land users in accordance with the land use and administration policy,

NOW, THEREFORE, in accordance with Article 49(3)(a) of the Constitution of the Regional Council of Oromia, it is hereby proclaimed as follows:

1. Short title

This Proclamation may be cited as "Oromia Rural Land Use and Administration Proclamation Number 56/2002

- 2) Akkaataa keewwata kana kew. xiqqaa (1) tti, iddoowan daangeeffaman haala qabiyee waliigalaa isaanii wajjiin misooma fulla'ina qabuun ni eegamu.

3) Daangeessuun, daangaa dh-aabuun, misoomsuun, eeg-uun, deebisanii ijaaruu fi kunuunsuun lafa eeggama-nii hirmaannaa ummata bakka sana jiraatanin raaw-wata.

4) ummanni naannoo iddoowan eegaman jiraatu galii argamu irraa haalli itti fayy-adamu ni mijeffama, tarre-effamni isaa qaama ilaal-uun murtaa'a.

21. *Lafa Haftee Bosonaa*

Lafti haftee bosona uumamaa
darbee darbee jiran ummata
iddoo kana jiraatuun addaan
ba'ee ni daangeeffama, ni eeg-
ama, ni kunuunfama, akkasu-
mas haala wal-irraa hincinneen
faayidaarra ni oola. Haallittin
hojii irra oolu qaama itti-gaafat-
amummaa qabuun gadi fageeny-
aan ni qophaa'a.

22. *Mukoota Haadho Kunuunsuu*

Mukoota haadho qabiyee lafa isaanii irratti argaman siriit-tii kunuunsuun fi akka hin mura-mnes eeguu dirqama itti fayyad-amtoota lafaa dha.

23. Qabiinsaafi Ittifayyadama Ifaa sirrii Hintaa

- 1) Qaamni lafatti fayyadamu kamiyyuu sanyii gosa mukaa kan akka "baargamoo" "abshookaa" fi kan kana fakkaatan lafa qonnaa yookiin naannoo madda bis-haaniitti akka hin dhaabne; akkasumas aramaawwan fa-ca'uudhaan biqilanii fi mii-dhaa qaqqabsiisan qabiy-yeesiisaarrraa balleessuuf dir-qama qaba.
 - 2) Qaamni hojji qonnaatiif laf-attti fayyadamu kamiyyuu hojjiwwan eegumsa biy-yoo fi bishaaniitiif hojjeta-man eeguu, tursuu fi haaro-msuuf dirqama qaba.
 - 3) Qaamni yiikiin dhaabni ka-miyyuu kan misooma albu-daa fi oomisha albuudaw-wan ijaarsaa baasuu irratti boobba'an, bakka lafa oom-ishaa isaani deebisanii ijaaru-ufi misoomsuuf ni dirqamu.
 - 4) Lafa gaaraa hin qabaamin, lafa hubamanii fi oomisha hin laanne, lafa tabbummaa qabaatanii jijiganii fi naan-noo tulluwwanii akka hojji irra oolaniif qaamnidh-immi ilaalu itti-fayyada-maa fi kunuunsa isaanii ilaa-lchisee qajeelfama ni baasa.

፩. በዚህ ዓውሳ እንቃጽ /፭/ መሠረት
የተከለለት በታምቀት ከእጠቃለ
ይዘታቸው ጽር ለክልፈ ልማት
እንዳውሉ ይጠበቃለ::

፪. ጥገና መራቶችን የመከላል
የመለያት፣ የሚልማት፣ የሚሰጠቁ፣
መልስ የማቅዶምና የመያዝ በአካ
ባቢው ለብረቱ ተሳተሪ ይከና
መናል::

፫. የአካባቢው ጽር ለብረቱ ተሳተሪ
ከተጠበቁ ሆኖታወች ከሚገኘው
ጥቃም ተከናይ የሚሆንበት ሁኔታ
ይመቻቸል:: ከርክር ሁኔታው በማ
መለከተው አካል ይወሰናል::

፬. የተጠበቃለ ካሳ የዓን መራቶች
የአካባቢው ለብረቱ ተሳተሪ የተረጋገጧ
ቁረት የሆነ ካሳ የዓን መራቶች በአካ
ባቢው ከሚገኘ ለብረቱ ተሳተሪ ለይቶ
በመከላል በመለያት፣ ይጠበቃል
ይለማል፣ እንዳሁም ለዘላፍቸዋ
ጥቃም እንዳውሉ ያደርጋል:: ከርክር
እፈፀመው በማመለከተው አካል
ይዘጋጀል::

፭. እናት ንድፋትን ለለመንከበበ
ማናቸውም የመራት ተጠቃሚ በለይ
ሁታማች በይዘታወች ለይ የሚገኘ
እናት ንድፋትን በአግባቢ የመያዝና
የመጠበቁ ግዴታ አለባቸው::

፮. አግባቢ የፊለው የመራት እያያዘና
እጠቃቁም

፯. ማናቸውም የመራት ተጠቃሚ
እናደ ባሻርና እና ቅልቅል
የለትን የእዱወት ከርያወች
እንዳሁም ለደንናና በቀላሉ
ለለሙና የሚቻሉ የእረጋ
ዘርቃቻት በእርሻ ማማሩ በመሆኑ
እንዲይጠብ የማድረግ ግዴታ
አለበት::

፱. ማናቸውም የመራት ተጠቃሚና
በግብርና ሆኖ ለይ የተመማሪ
ተስርተው የለትን የእረጋ
የወሄ ተበቃ እውታይች የመ
በቅ የማቆየትና የመጠገኝ ግዴታ
አለበት::

፲. በማዳደሪ ቅርጫና በድንጋይ
ማውጣት ሆኖ ለይ የተመማሪ
ማናቸውም ግለበበ ወይም
ደርሱት በታወን መልስ የመግኘ
ባትና የሚልማት ግዴታ
አለበት::

፳. ያልተሞት ጽር ተጠቃወችን፣ የተረ
ቀና የሚት የሚይሰጠ
መራቶችን፣ ተናኑትና ተራሱም
ሆነው በቀላሉ ሌሎች የሚቻሉ
አካባቢወችን ሆኖ ለይ
እንዳውሉ ለለእጠቃቁማቸውና
እንከበበ ለማድረግ ለተመለከት
ሁኔታ በተመለከት የሚመለ
ከተው አካል መመሪያ
ይዘጋጀል::

- 2) Areas delineated as per this Sub-Article (1) are protected with all components of its resource for sustainable development.
 - 3) Delineation, demarcation, development, protection, rehabilitation and management of protected areas shall be done with the participation of the local community.
 - 4) The manner by which the local community may share the benefits obtained from protected areas, shall be facilitated; the detail of which will be prepared by the concerned organ.

21. *Patches of Forest Land*

Pockets of natural forestlands shall be identified, demarcated, protected, managed and sustainably used by the local community. The details will be prepared by the responsible organ.

22. Mother Trees Management.

Land users are obliged to manage and protect, mother trees found on their holding.

23. Land Mismanagement and Misutilization

- 1) It is prohibited to plant tree species like eucalyptus and euphorbian on farmlands and around water sources and also, obliged to avoid from his farm plots hazardous weeds which can grow and disperse easily.
 - 2) Any land user, who is engaged in agricultural activities, shall be obliged to preserve and maintain conservation structures.
 - 3) Any individual or organization, engaged in mining quarry development activities, shall be obliged to rehabilitate the sites.
 - 4) For the proper usage of unoccupied hills, degraded and unproductive lands, unstable slopes and mountainous areas, the responsible organ shall draw directives on their utilization and management based upon studies with community participation.

- 5) Lafti muummeewwan, tussii, mukaa daggala fi margi balaa abiddaa, ciramuuf fedhii babal'ifannaa lafa qonnaa seeraan alaa irraa ni eegamu.
- 6) Hormaanni beeyladaa dand-eetti lafa margaa jiru wajjin walsimee akka deemu ni taasiifama.
- 7) Naannoowwan lafa ummatni jirenya qonnaa irratti gaggeessu irratti beeylada gadi lakkisanii dheechis-uun dhorkaa dha.
24. *Waa'ee Hundeffama Abbaa Tayitichaa*
Labsii kana hojii irra oolchuuf Abbaan Tayitaa Bulchiinsa Lafaa fi Qabeenya Uumamaa Mootummaa Naannoo Oromiyaa jalatti ni hundeffama.
25. *Waldiddaa fi Wal-Dhabinsa Hiikuu*
- 1) Waldiddaan yookiin wal-dabiinsi daangaa lafa qonnaa irratti qabiyee lafaa irratti ka'u kamiiyyuu haala arm-aan gaditti jiruun hiika argata.
 - (a) Mana murtii hawaasummaa gandaatti iyyata sadarkaa duraa dhiyeefachuu,
 - (b) Murtii manni murtii hawaasummaa ganda keenne irratti gareen komii qabu Mana Murtii Aanaatti ol-iyyata dhiyeefachuu.
 - 2) Manni Murtii Aanaa ol-iyyaticha ilaalee murtii mana murtii hawaasummaa Ganda kan raggaase yoo ta'e murtichi kan dhumaat ta'a.
 - 3) Murtiwwan mana murtii hawaasummaa Ganda fi Aanaatiin kennaman garaagarummaa yoo qabaatan abbaan komee qabu Mana Murtii Olaanatti dhiyeeffachuu mirga qaba; murtiin sadarkaa kanatti kennamus isa dhumaat ta'a.
 - 4) Tumaaleen keewwata kanaa mirga gareen lamaanii waldiddaa isaanii walta'u, jaarsoliin yookiin gaaffii ofii qaama bulchiinsaa dhimmi ilaalutti dhiyeeffatanii furmaata bulchiinsaa argachuu hin daangessu.

፩. የውሃ ጽንጻቸት ቁጥቷዎች፡ የደን መረዳቸት እና ስናና የሚርመራቸት፡ ቁጥቷዎች፡ የገራርና የመማለት ከእርሻ ማማዕች መሰራተኞች ይጠበቃሉ፡፡

፪. የእንሰሳት እርሻ ከግዢሽ መረዳቸት የመስከም አቅም ደር የተጣጣው እንዲሆን ይደረጋል፡፡

፫. በእርሻ እናር ገብረተሰቦ ከላል ወሰጥ ልቀ የእንሰሳት ቅጂ ሥርዓት የተከለከለ ነው፡፡

፬. የለሁልጠኑን ስለ ማቋቋያ
ይህንን አዋጅ በሥራ ላይ ለማዋል በእርማሪ ከልተዋ መንግሥት ሥር የመረዳቸት አስተዳደርና የተፈተሩ ማስተካከለ ይችቋማል፡፡

፭. ግብርና አለመግባባትን መኖታት

፮. ማንኛውም በእርሻ መረዳቸት ይጠበቃ ይዘጋጀ ላይ የሚገኘው ግዢት ወይም አለመግባባት ከዚህ እንደሆነትለው መኖታዊ የገኘል፡፡

፯. በመጀመሪያ ይረዳ ለቀበሌ የማግበራው ጉዳይ ፍ/ቤት በማመልከት፡፡

፱. የቀበሌው የማግበራው ይንገኝ ፍ/ቤት በማመልከት ወጪ ፍ/ቤት በሚሰጠው ወጪ ላይ ቁልቻ ከለ ለመጀመሪያ ፍ/ቤት ቁልቻን በማስተካከለ ይሆናል፡፡

፲. የቀበሌው የማግበራው ጉዳይ ፍ/ቤትና የቀበሌው የማግበራው ወጪ ፍ/ቤት የሚሰጠው ወጪ የሚገኘው የተለያየ ከዚህ ቁልቻ ያለው ወገን ለክፍ ተናው ፍ/ቤት ቁልቻውን ለማስተካከለ ይኖረዋል፡፡

፳. የሀይ እንቀጽ ይንገኝዎች ሁለት ወገኖች አለመግባባትውን እርስ በርሳቸው በመስማማት፣ በሽግግለዋቸው ወይም ጉዳይ ተያቄ ተመን ለተቻቸው ጉዳይ ለማመለ ከተው የመስተዳደር አከላት አቅርቦው መኖታዊ የማግበራትን መስተካከለ ይገልጻል፡፡

- 5) All ravine lands, bushes, shrubs, woodland and grasslands shall be protected against fire, cutting for charcoal, and from illegal expansion of cultivation.
- 6) Endeavour shall be made to make livestock production on par with the carrying capacity of grazing land.
- 7) Free grazing shall be prohibited in sedentary farming areas.
24. *Establishment of the Authority*
To implement this Proclamation, land Administration and Natural Resource Authority will be established under the Regional Government of Oromia.
25. *Conflict and Dispute Resolution*
- 1) Any conflict or dispute that arose on farmland boundaries or land holding shall be resolved by;
 - (a) Appealing first to local (Gandaa) social court.
 - (b) Party who has complaint on the decision given by local social court can further appeal to the ordinary Aanaa court.
 - 2) The decision is considered as final if the decision given by Aanaa court is similar to the social court.
 - 3) If the decision given by Local Social Court and Aanaa ordinary Court are different, the complaint has the right to appeal to the Higher court, whose decision will be final.
 - 4) The provisions of this Article will not affect the right of parties to resolve their conflicts by agreement through elders or by submitting application to the concerned Administrative bodies to resolve their disputes.

- 5) Haala keewwata kana keewwata xiqqaa (4) kees-satti xuqameen namni mirgi itti-fayyadama lafaa akka dhaabbatu jalaat taasifame, sababa kanaan qabeenyaa dhabe hundaaf beenyaa argachuuf mirga qaba; hanga danda' ameenis lafa walgitu akka argatu ni taasisama.

6) Labsi kana keessatti haalli keewwata (8) jalatti xuqame akkuma eegametti ta'ee baayyinni ijoollee gargaarsa isaanitiin guddataanii il-aalcha keessa galee dhirsaa fi niitiin yeroo wal-hiikan qabiyjee lafa kan maqaa isaaniitiin galmaayee waliin qaban addaan hira-chuuf mirga wal qixxee ta'e ni qabaatu.

7) Dubartoonni, ijoolleen abbaa fi haadha hinqabne, qaamaan dadhaboo kan ta'an, kan dulloomanii fi kan kana fakkaatan qab iyjee lafa isaanii irratti humna namaa qacaruudh aan yookiin waliigaltee kan bira uumuudhaan hojjec hiifachuu ni danda'u.

8) Waliigalteen keewwata kana keewwata xiqqaa (7) irratti xuqame yeroo ji'a sadu caaluuf kan wali igalame yoo ta'e barreef-famaan ta'ee qaama sir-nummaa qabu biratti be-ekamuu qaba.

7. *Bal'ina Qabiyjee Qubattoota Haarawaa*
Bal'inni lafaa qubataa haara-waaf kennamu lafa hawaasni naannoo sanatti argamu qabu tilmaama keessa galchuudhaan qaama ilaallatuun kan murtaa'u ta'a.

8. *Bal'ina Ooyiruu Tokkoo Mur-teessuu*
Jechi walii galaa labsii kana keewwata (7) yoo jiraatellee bal'inni ooyiruu tokkoo kan kanaan duraa akkuma jirutti ta'ee qabiyjee gara fuulduraatti uumamuun bal'ini ooyiruu haarawaa tokkoon inni xiqqaan midhaan nyaataatiif hektaara 0.5 fi biqiltuu dhaabbataaf hek-taara 0.25 gadi ta'uu hin qabu.

9. *Ooyiruu Walitti Fiduu*
Fedhii fi hayyama abbaa qabiyjee irratti hunda'uudhaan ooyiruu qonnaa walittiaansuun ni danda'ama.

፩፡ በዚህ አንቀጽ በንዑስ አንቀጽ ይ-
መራረት ባለቤትናት ሌ.ቁርር
የይዘት መብቱን የምው፡ ባለበበ
በቃሚነት የተተሟኗል ተጠረዋቸኝ፡
የተተከለትን ቅጂ የዘፍ፡ የአት
ከላትና ፍርድና፡ ተከለዋኝ
የማንሳት ወይም ካሱ የሙያዋ፡
በማማው ሌይ የተተከለው ተከለ
ደርሰ የጋራቱን እስከ የነፃ
የሙያዋት ወይም ለተወስደበት
መራተም ተመማሚይ የሙራት
ካሱ የማግኘት መብቱ የተጠበቀ
ይሁናል፡

፩. በዚህ አዋጅ ወሰኑ በአንቀጽ
“ቁ” የእንደ የእርሻ ማማ
በቅተኛ የጠናት መጠገኘ
ለመውላን የተደነገገው እንዲያ
መበቀ ሆኖ ባልና ማስተካከል
ቁበት ገዢ በስማምችው የተመዘገብ
በውን መሬት ከሁሉት እንዳታው
የሚያደርግትን የልደቻቸው
ግንባቡ ወሰኑ በማስተባት
የመከናወል እኩል መበታታው
የተመበቀ ነው::

፩. ሰቶች : ወለደ አላባ ለረቶ
አጠቃው-ያንና አቀመ ይከማ
በተሰበዕት እንዳሁም ሰነዱ በተ
መማሚያ ሁኔታ ወሰጥ ያሉ ይዘ
ታቸውን የሰው ንድል በመቅመር
እልያም በለላ በምግኑት
ለጠቀመ ይቻላለ :

ቸ፡ በዚህ አንቀጽ ገዢ-ሰ አንቀጽ ይ
ለይ የተመለከተው ለምምነት
ከሚለት ወር በለይ ካሬ
ስምምነቱ በፊተፌ ሆኖ
አጋጥናት ባለው እኩል መቆዳች
እለበት፡፡

ለአዲስ ሌኑ ማዣች የይሁድ መጠን

አንድን አርስ እየር በተለበ ለማየር
የሚያስቀቂል የመሬት መጠን ለመሬት
አጠቃና መሬት ለገባችው አርስ
እረዳቸ ወደፊት ለማይደገው ያልተ
የዘ መሬት ለማከኑል ይፈጸ ዘንድ
ይወስናል፡ ተርከኑም ወደፊት በሚ
መለከታው እኩል የጣ ውስጥ ይገኛል፡

ቁ. የእርግ ማስረጃዎች በዚህ አገልግሎት

በኢትዮጵያ ከ ሌሎች የተጠቀሰው
አጠቃላይ ፍሬም በርናርም ቅድም ሲል
የነበረው የእንደሆነ ማማ ስፋት እንዳለ
ሁኔታ ለወደፊት የሚመስገው ይዘታ
ለምግባ ለህል ተቀተኝው ከዚ
ሁለተኛ ዘከተር ለቁጥር ተካል ባለ
ዝከተር በታች መሆኑ ያለበትም::

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እርስ እደዚች በመግከላቸው በማድ
ረው ፈጋገጥና ልቃደኑት ገዢ በተመ
መረት ስምምነት የዚሁት ማሣቸውን
ከታት ገመግ ለያደርጉ መደም
ለያዕሁም ይቻሉ፡፡

5. When use right changes hands under condition in Sub-Article (4) of this Article, an individual Land holder, whose use right is terminated shall be guaranteed with the right to remove permanent work built or tree crops cultivated on land or to claim payment of compensation there on or collection of fruits there of, or compensation of similar land.
 6. Upon divorce, husband and wife shall have equal right to share their land holding, that was registered by their name, maintaining the condition under Article (8) of this Proclamation considering the number of children, whom either of them to take care of after divorce.
 7. Women, orphans, physically weak or aged and to similar others, shall use hired labour on their holdings, or to, otherwise, make agreements thereto.
 8. If the agreement made according to this Article Sub-Article (7) is for more than three months, the agreements shall be in a written form and be recognized by legal body.

7. Determination of holding size for the new settlers

The land holding size that can sustain a peasant family shall be determined for the forthcoming distribution of unoccupied land to landless and land deficit family. The detail shall be worked out by the responsible organ.

8. Farm Plot Size Determination

Notwithstanding the generality of the statement under Article (7) of this Proclamation, excluding the existing farm plot size, for the forth coming new land distribution the minimum plot size should not be less than 0.5 hectares for cereals and 0.25 hectares for perennials.

9. Consolidation of Farm Plots

Consolidation of farm plots may be made based on the consensus of, willingness and voluntary agreement of the peasants.

10. *Dhaalmaa Qabiyyee Lafaa*

 1. Qonnaan bulaan yookiin horatee bulaan tokko, mirga qabiyyee lafa isaar-rraa qabū maatii isaatiif dhaa-daan dabarsuuf mirga qaba.
 - 2) Dhaalmaan lafaa haala kee-wwata (8) jalatti xuqame kan faalleessu yoo ta'e, dha-altoonni qabiyyicha otoohin hiratin lafa waliin yook-iin bifa biraatiin waliigaltee uumanii itti-fayyadamuu nid-anda'u.
 - 3) Lafti nama dhaalu hin qabne namoota lafa hin qab-neef yookiin hanqina lafaa qabaniif ni hirama.

11. *Lafa Qabiyyee Ofii Kireessuu*

 - 1) Qonnaan bulaan yookiin horatee bulaan kamiyyuu qabiyyee lafa harka isaa jiru keessaa hanga walak-kaa isaa kireessuu ni dan-da'a.
 - 2) Waligaltichi raawwatame qonnaan bultoota yookiin horatee bultoota aadaan hojjatan gidduutti yoo ta'e dherinni yeroo waliigaltichaa waggaan sadii yemmuu ta'u kan kireeffate qonnaa amm-ayyaatti fayyadamaa yoo ta'e hanga waggaan kudhash-anii ta'uu ni danda'a.
 - 3) Akkaataa keewwata kana keewwata xiqqa (2) tiin "qonna ammayyaa" jech-uun xaa'oo, sanyii filata-maa, farra aramaa fi iblisaa, kan kana fakkaatani tti fayy-adamaa irra caalaa makaan-aayzeeshiniitti fayyadamu-udhaan callaa qonna aadaat-iin argamu caalaa callees-suu dha.
 4. Kireessuun lafaa, seera dur-attu fudhatama kan qabaatu lafa baadiyyaa bulchuuf qaama itti-gaafatummamaa qabuun yoo mirkanaa'e qof-adha. Walii galteen kanaan dura godhamanis akkaataa labsii kanaatiin kan raawwa-tamu ta'a. Akkaataan walig-alteen kiraa lafaa itti raaww-atu qaama ittigafatamuum-maa qabuun qophawa.
 5. Gatiin lafti ittiin kireeffamu yoo xiqqaate bu'aa xiqqa lafa san irraa argamuu dand-aa'a jedhamee qaama itti-g-aafatummamaa qabuun til-maamamu gadi ta'uu hin qabu.
 6. Qaamni lafa kireeffatu kam iiyyuu waggoota waliigalt-teen taasifame keessatti eeg-umsaa fi kunuunsa lafaa sirrii ta'e raawwachuuf ni dirqama.

፩. መሬት ስለማውራዱ

፩. ማንኛውም አርስ አደር ወይም
አርብቶ አደር ይከታወን ወይም
መራቱን በዚህ ስለተሰበ
አባል ወይም አባላት የማስተ
ለለና መብቱ የተጠበቀ ነው ::

ይ. የሚደረገው የመሬት ወርሃ
የእርቅ ማማን መበጥበስ የሚያ
ለከተልና በዘመኑ እዋዎች እንቀጽ ተ
መሬት ካተወስኑው የማማ
መጠን በታች ካሆና ወረዳች
መሬቱን በጋራ ወይም ካሙኩ
ፁ፻፮ ውጤ በፊላ በተሰማ
መ-በት እማራዊ ለመቀመ-በት
ይቻላለ፡

፩. ወጪና ያልተገኘለት መሬት
ለመሬት አጠቃ ወይም መሬት
ገንዘቶው እርስ አደጋች ይከና
ፈላለ :

፩፭. አርስ አደጋቸው መረጃቸውን ስለማካከል

፩. ማጥናውም አርስ አደር ወይም
አርባቶ አደር በይዘታቸው ሆኖ
የለውን መረት አሌከ ግማሽ
ድረሰ የመከራየት መብት
አለው::

፩. የከራይ ከመንን በተመለከት
በባሻለዋ እስተራሬ ነው
በሚጠቀሙ እርሱ እደረቻቸና
እርጣቶ እደረቻቸና መዝካል የሚደ
ረገው የከራይ ከመን እስከ ይ
ገመት ለሚን የከራይ ከመን
ለዝመናዋ የግብርና ተከናሽና
ተጠቃሚያቸና እስከ 15 ዓመት
ይሆናል::

፩. በዚህ እንቅስ ጽው-ለ እንቅስ (፩)
መሠረት “ከመናወ እርም”
ማለት በማግኘበያ፣ የጤር ካር፡
የእረምና የተባይ ማጥፊያ
ወካተ... በይሁል በማክናድ
የሽን በመተቀና በባህላዊ
መንገድ ከሚመረተው በላይ
የጤርነት ማሳደግ ነው፡፡

፩. የመሬት ካርድ ተቀብያነት
የሚኖረው በአካባቢው የገመ
መሬትን ጉዳይ በሚያስተዳ
ቸው አሁዋ አካል ለረጋግጣ
በቻ ነው፡፡ መሬት ለማከራየት
ለደረገ የሚገቡ ወለምች ኦርክ
እኩለማችው በሚመለከተው
አካል ይዘጋጀል፡፡

፩. አርሱ አድራ ወይም አርሱች አድራ
መራቱን የሚያከራይበት የከራይ
ዋጋ በያንስ አገዋል አካላ ወደፊት
በማያወጥው ካውራቱ ለንግ
ከሚቻለው አነስተኛ ጥቅም ጋር
በያንስ እኩል ለሥነ ደባባዋል፡፡

፩. መሬትን የሚከራይ ማግኘትውም
ገለሰብ ወይም ደርጅት በተከ
ፈጥመ መሬት ሌይ አማካይ ያለው
የመሬት እያም ሆኖዋቸኛን ለተ
ከራየባቸው የከራይ አመጣት
ተማሪዎች የማድረግ ተለፈነት
እለበት፡፡

10. Inheritance of Land

1. A peasant or pastoralist Land holder has a right to transfer his land holding to his family member through inheritance.
 2. Whenever inheritance may causes parcellization of farm plots beyond the determined minimum specified under Article (8), of this Proclamation, the inheritors shall either jointly use the land or by what ever other means other than splitting the plot.
 3. A land for which heir is not found, shall be distributed to the landless or to land deficit peasants.

11. *Land Lease by Peasants*

 - 1) Any peasant or pastoralist has the right to lease out up to half of the land under his holding.
 - 2) Duration of land lease agreement between the peasant or pastoralist, and the lease shall be; up to three years for those who apply traditional farming and fifteen years for users of modern farming technology.
 3. According to this Article, Sub Article (2) "modern farming" means use of fertilizer, improved seeds, herbicides and pesticides etc... and mainly usage of mechanization to boost production than traditional farming.
 - 4) The leasing agreement shall be valid, if and only if it is approved by local responsible organ that administers rural land issues. The details as to how the agreement is made shall be prescribed by the responsible organ.
 - 5) The minimum rent at which a peasant or pastoralists lease their holding shall take at least to be equivalent with the minimum potential value of land set by the responsible organ.
 - 6) The lessee is responsible to carry out proper land management activities upon the land rented in, through out the agreement period.

- 12. Haala Mootummaan Lafa Ittiin Kireessuu**
1. Mootummaan lafa qonnaan buaan yookiin horatee buaan hin qabaamiin kireesuu ni danda'a.
 2. Waliigalteen haala keewwata kanaa keewwata xiqa (1)n raawwatamu faayyidaa qonnaan buaaas ta'e kan horatee buaaas kan mii-dhu ta'u hin qabu.
 3. Gatiin kira lafa baadiyyaa mootummaan ittiin kireessu yeroodhuma yeroon ilalamee kan murtaa'u ta'a.
- 13. Lafa Invastimantii**
1. Akkata seerota invastimantii naannichaa hojiirra jiranitiin lafa baadiyyaa abbootiin qabeenya dhuunfaa argachuu fi itti fayyadamuu ni danda'u; lafa argatanis kunnunsuuf dirqama qabu.
 2. Invastarooni lafa argatan keessaa yoo xiqaate %1 muka naannoon walfudhatuun uwuisuu qabu.
- 14. Lafa Hiruu fi Deebisanii Qooduu**
- 1) Lafa jallisiidhaan misoomu irraa kan hafe, qonnaan buaaas fi horatee buaan lafti qabamee jiru deebi'ee hin goodamu.
 - 2) Lafti misooma qonnaatiif utuu ooluu danda'u darbe darbee hin qabamin jiru nammaota lafa hin qabnee fi hanqina lafaa qabaniif ni hirama.
 - 3) Lafti qonna mootummaa kan hojiirra utuu hin ooliin jiru haala faayidaa isaa waliin madaluudhaan qonnaan bultootaaf ni hirama; abbootii qabenya dhuunfaatiif ni kireeffama.
 - 4) Qabenya lafaa fi bishaan jiru sirriitti hojii irra oolchuuuf lafa jallisi hiruu fi deebisanii qooduun haala arm-aan gadiitti jiruun raawwatama;
 - (a) Qabenya ballina lafa jallisi qonnaan buaa abbaa-waaraa takkoo yoo baayyate hekaataara 0.5 kan hin caalle ta'a.
 - (b) Hiruu fi deebisanii qooduun lafa jallisi kan aadaas ta'e ammayyaan misoomu irratti raawwatiinsa ni qabataa.

፩፻. መንግሥት መረጃን የሚያረጋግጣት ሁኔታ

፩. መንግሥት በእርምጃው ወይም በእርበት እና የልተም ኮወንግ መረጃ ለማስተካከለው ስምምነት የአካባቢውን አርብ እና ወይም አርብቶአድር ጥቃም የሚገኘ መሆን የለበትም::

፪. መንግሥት የገበርን መረጃ የሚያረጋግጣት የመረጃ የሚገኘ ክፍል ከዚህ ሁኔታ የደረሰ የሚገኘ የሚገኘ ደንብ::

፪፻. የኢትዮጵትና መረጃ

፩. ተግባራዊ አየሁኑ ማለመ የክልሉ የኢትዮጵትና ስሜ መመሪት ማንኛውም የግል ባለቤት የገበር መረጃ ማማጥቷል:: የገዢትንም መረጃ በአግባቡ የመዝከባከርና የመጠበቅ ቤሌት እንዲያቀው::

፪. የግል ባለቤት የተሰጣቸውን መረጃ በይንስ ዓይነት መቶች በአካባቢው ተከሳሽ በሆነ የግል ባለቤት እንዲፈልጉ::

፪፻. ለለመረጃ ክፍና ስምምነት

፩. በክልሉ ውስጥ በመሰናና የሚለመው መረጃ ካልሆነ በስተቀር የእርብ እናናገድ የእርበት እና የልተም::

፪. ለግብርና ለራ ለውሉ የሚቻሉ ያልተም ካለ መረጃዎች በአካብ ባለቤት ማማጥቷል:: መረጃ እንደተው አርብአድርች ይከናወል::

፪. የልተም የመንግሥት እርሻ የሚከናወል በሚሰጠው አስተ የጽሕት እንዳር እየታየ ለእርብ ይከናወል:: ለግል ባለቤት የሚቻሉ ይከናወል::

፪. የመሰናና መሆኑን ውሃ ማስተካከለው በአግባቡ ለመተቀም የመሰናና መሆኑን ማከናወልና ማስጠና በሚከተለው አካሄን ይከናወል::

፪. የእንደ አገውራ ክፍናው የመረጃ ይከናወል:: መሆኑን የሚከናወልና ማስጠና በሚከተለው አገውራ ይከናወል::

፪. የመሰናና መረጃ ማከናወልና ማስጠና በበትሰላም ሆነ በዘመናዊ በሚለመት ለገድ ተፈጻሚነት ይኖረዋል::

- 12. Land lease by the Government**
1. The government can lease the land not held by the peasants or pastoralists.
 2. The agreement made under Sub-Article (1) of this Article shall not adversely affect the benefit of the pastoralists or peasants.
 3. The rent of rural land charged by the government shall be revised based on dynamic situation.
- 13. Investment Land**
- 1) Based on the existing investment law of the Region; private investors have access to get and use rural land; hence, they are obliged to use land by proper management.
 - 2) private investors have to plant at least 1% of their holding with indigenous trees.
- 14. Distribution and Redistribution of Land**
- 1) Except an irrigation land, redistribution of peasant and pastoralist land holding shall not be carried out in the Region.
 - 2) Unoccupied pockets of agricultural potential lands shall be distributed to the landless and land deficit peasants.
 - 3) Unoccupied state farm shall be distributed by the virtue of their comparative advantage for the peasants and be rented out for investors.
 - 4) In order to properly use irrigation land and water resource potentials, irrigation land shall be distributed and redistributed as follows;
 - (a) a maximum irrigation land holding size of a peasant household shall not exceed 0.5 hectare.
 - (b) the distribution and redistribution of irrigation land applies for both traditional and modern schemes.

- (c) Hiruu fi deebisanii qood-uun lafa jallisi hirmaan-naa fi murtii ummata ittifa-yyadamuutiin kan raawwatamu ta'a.
- (d) Namoonni qabiyyeen isaa-nii naannoo misooma jalli-sii jalatti kufef dursa keen-nuudhaan qooda isa ol'aa-naa heektaara 0.5 abbaa qabiyyee tokkoof erga kee-nnameen booda inni hafe qotee bultoota dhiyeenya sanatii argamaniif kan qoo-damu ta'a.
- (e) Qonaan bulaan kamiyyuu kan qabiyyeen isaa lafa jallisi jala oolee namoota biraatiif jalaa hirame, lafti roobaan misoomu kan lafa isaa waliin wal-gitu jijjirra-adhaan ni kennamaaf.
- (f) Qotee bulaan kamiyyuu qabiyyeen isaa ijaarsa jallisi jala kan oolee fi teessu-mni haala lafichaan kan dirq-isiise yoo ta'e beenyaa tokko malee qabiyicha hay-yamuuf dirqama qaba. Ta'uus qabeenya maasii isaa irra jiraniif hawaasni itti fayyadamu akka bakka buusuuf beenyaa akka ka-nfalamuuf gaafachuuf mirga qaba.
- (g) Abbaan qaabiyyee lafti isaa kuufama bishaanii jala ooluudhaan jalaa fudh-atame itti fayyadamtoota bishaan sanaa irraa lafa walfakkaataa bakka bu'iin-saan, qabeenya isaatiif ammoo beenyaa argach-uuf mirga qaba.
- (h) Namni qabiyyee lafa jallisi qabu kamiyyuu, sirrii fi guutummaa guutuutti ittifyyadamuuf dirqama qaba.
- (i) Misooma jallisiin wal-qab-atee miidhaa naannoorratti ga'uu danda'u xiqqessuu fi salphisuuf qaamni jallisiitti fayyadamu hunduu dirq-ama qaba.

- ክ) የመሰና መሬት የማከራልና የማንኛ
ጋዢ ተግባር የሚከናወነው በተው
ቁሳው ማሆንበስብ ተገኘው ነው::
- መ) የመሬት ይዘታቸው በመሰና ሌላማ
በማቸለበት መሬት ሥር ለውጭ
በለይተምች ቁድሚያ በመሰጠት
የተመቀበው ካፍተኛ የይሁት ማረዳ
0.5 ዘከተር ተስተዋ ቁርዎን
የመሰና መሬት በቅርቡ ርቀት
ለማናና አርጊዜርች የማከራልና
ይህናል::
- ወ) ይዘታው በመሰና ሌላማ በማቸለ
መሬት ሥር ወለም ይዘታው ለለለም
የተከናወለበት ማንኛውም አርስ
አርስ በዝናብ ሌላማ የማቸለ
ተመጣች መሬት በለውጥ
ይሰጠዋል::
- ጋ) በመሬቱ ፍዴር ከለዋ አቀማው አስተዳ
ቃነት ይዘታው በመሰና ግንባታ ሥር
የዋለበት ማንኛውም አርስ አርስ የለ
አንዳት ክሣ ክፍያ ይዘታውን
የመኖቹ ግዢታ አለበት:: ሆኖም
በይዘታው ገዢ ለማንኛ ገበሩት
ተመቁሳው ማሆንበስብ ክሣ አንዳቱ
ኅለው የመጠየቅ መብት አለው::
- ሰ) ይዘታው በውሃ ግድብ በመመሪያ
የዘንድ ድጋ ስው በውሃው
ተመቁሳው ከሚው ማሆንበስብ
ተመሳሳይ መሬት በየተከናወነት ለመ
ጠየቁና ለጠበረቷው ክሣ የማግኘት
መብት አለው::
- ፩) ማንኛውም የመሰና መሬት
ተመቁሳው በእግበባና መለም በመለ
መሬትን ተቀም ለይ የማዋል ግዢታ
አለበት::
- ፪) ማንኛውም የመሰና መሬት
ተመቁሳው ከመሰና ልማት ዝር የተያ
ደዘና አካባቢን ለጠንድ የማቸለ ከስ
ተቶችን የመቆኑና የመቆጣጠር
ጠፈናት አለበት::

- (c) distribution and redistribution of irrigation land shall be carried out with the participation and consensus of the user community.
- (d) by giving priority of retaining the maximum holding size of 0.5 hectare to the former holders, peasants with a closest proximity to the irrigation land shall be allowed to use the remaining land.
- (e) Any peasant, whose irrigation land holding is redistributed to others, shall be compensated with a reasonable rain fed land based on study.
- (f) Any peasant whose holding falls under infrastructures of irrigation such as diversion, main canal, and secondary canals shall allow same without compensation for the land, but shall be compensated for perennial crops such as coffee, fruit trees and house by the user community.
- (g) Land holdings, which fall under reservoir areas, shall be compensated for the individual landholder by the user community or organization.
- (h) Any irrigation land user shall be obliged to use the land properly to avoid misuse and underuse of the resources.
- (i) Any irrigation land user shall be responsible to minimize and mitigate the negative environmental impacts associated with irrigation development.

15. *Wabii Mirga Itti-fayyadama Lafaa*
- 1) Namni qabiyyee lafa baadiyyaa qabu kamiyyuu bara jirenya isaa guutuu kan turu waraqaan ragaa qabiyyee lafaa qaama itti-gaafatamummaa qabuun ni kennamaaf.
 - 2) Dhirsa fi Niitiin qabiyyee lafaa waliin qabaniif waraqaan ragaa qabiyyee lafaa maqaan lamaan isaaniiitiin qophaa'e ni kennamaaf.
 - 3) Dhaabbileen mootummaa, mit-mootummaa, abbootiin qabeenyaa fi dhaabbileen hawaasaas qabiyyee lafaa isaanii-tiif waraqaan ragaa ni argatu.
 - 4) Namni niitii tokkoo ol qabu niitii ishee tokko qofaa wajjin waraqaan ragaa qabiyyee lafaa kan argatu yemmuu ta'u kan hafan of danda'a-nii maqaa ofiitiin ni argatu.
 - 5) Dharsi yookiin Niitiin yookiin lachuu iddo jirenya isaanii jijiiruu mirga itti fayyadama lafaa maatiic-haa hin xuqu.
 - 6) Qonnaan bulaan kamiyyuu mirga qabiyyee lafa isaa yoo dhiise waraqaan ragaa qabiyyee lafaa sanaaf kennameef qaama itti-gaafatamummaa qabuuf deebisuuf dir-qama qaba.
 - 7) Lafti qaama itti-gaafatamummaa qabuuf deebi'e nam-oota lafa hin qabnee yookiin hanqina lafaa qabaniif ni qoodama.
 - 8) Yeroo mirgi qabiyyee lafaa jijjiramu kamiyyu haaluma saniin waraqaan ragaa qabiyyee lafaa haaromsamuu qaba.
 - 9) Akkaataa labsii kana keew-wata 11 (2) tti, qabiyyeen dhuunfaa yemmuu kireeffamu waraqaan ragaa abbaa qabiyyuummaa namicha ki-reesse harka tura.
 - 10) Namni kamiyyuu, kan waraqaan ragaa qabiyyee lafaa osoo hin qabaatiin lafatti itti fayyadamee argame haal duree tokko malee, lafa sana akka gadhiisu ni taasifama, badii dalageefis seeraan ni gaafatama.
16. *Karoora itti-fayyadama Lafaa Baasuu*
Karoorri itti-fayyadama lafaa walii-gala naannichaa Mootummaan baasee hojii irra akka oolu ta'a.

፩፻. በመሬት የመጠቀም መብት ቅስቃና

፪. የንጂር መሬት ቅለይታነት መብት ያለው ማንኛውም ለው ዕድሜ ለክ የሚችለ የይዘት ማረጋገጫ ስርተኞች በመሆኑ ክፍል የሚመለከት ክፍል::

፫. በልኩ መግለጫ መግለጫው የልሆነ ደርጅቶች፣ የግል በለሁ ብቻቸና ማግበራው ተቋማት ለመሬት የይተችው የይዘት በለ በትኑት ማረጋገጫ መርተኞች የገኛለ::

፬. ከእኔደ በለይ መሰት ያለው ለው ከእኔደ መሰት ይህን በቻ የይዘት በለበትኑት ስርተኞች የሚያገኘ ስሆን የቀረት በየሳ ማጥው የባለ የይተችት ስርተኞች የገኛለ::

፭. የባሌ ወይም የሚሰት ወይም የህሉቱ የመኖሪያ ሲኖረቻውን መቆየር የበተሰቦን በይዘተው የመጠቀም መብትን እያሳጣዋል::

፮. ማንኛውም የይዘት መብቱን የተው አርስኩልር ተስተቶት የነበረውን የይዘት ማረጋገጫ ስርተኞች ተከተል ለሚመለከተው አገዋጅ ከኩል የመመለስ ማይናት አለበት::

፯. ለሚመለከተው ከኩል የተመለከው መሬት የመሬት የይተችው ለለተችው ወይም እንሳቶች አርስቶች ይከተልለል::

፱. የመሬት የይተች መብት ለው በሚደረግበት ማናቸውም ገዢ የይዘት ማረጋገጫ ስርተኞች እያሳትም ይደረገል::

፲. በዚህ ኢትዮጵያ ገዢ/፩/መሬት የግል የይተች በሚከራይ ይበት ገዢ የይዘት ማረጋገጫ የምስክር ወረቅት በአካራው እና ይቻላል::

፳. ማንኛውም ለው በአካሄ ያልተስተውን መሬት ስርተኞች የሚመለከት የሚመለከት የሚመለከት መሬት እንዳለቅ ይገኝል:: ለዚህ መውም ጥሩት በአካሄ ይጠየቁል::

፴. የመሬት አጠቃቀም ዕቅድ ማውጣት

የከልሉ የመሬት አጠቃቀም መሬት ዕቅድ በመንግሥት ወጥቶ ለሆነ ይመለል::

15. *Land User Right Security*
- 1) Any peasant or pastoralist, with a holding right of land, shall be provided with a life long certificate of holding right by the responsible organ.
 - 2) Husband and wife shall be jointly certified to their common land holding.
 - 3) Governmental and non-governmental organizations, private investors and social organization shall also be issued with land holding certificate.
 - 4) In the case of a polygamous marriage, a husband is allowed to get a holding right certificate with only one of his wives, and the other shall get severally.
 - 5) The use right of a family shall not be affected, if either of the husband or wife or both leave the area where the land is situate.
 - 6) Any peasant who terminates his holding right, shall be obliged to return the certificate to the responsible organ.
 - 7) The land returned to the responsible organ shall be allocated to the landless or land deficit peasants.
 - 8) Whenever, there is change of holding right, there shall also be renewal of holding certificate accordingly.
 - 9) According to Article 11(2) of this proclamation, when individual holding is rent out, the land holding certificate shall remain with holder.
 - 10) Any person or organization who is found using the land without being certified shall be obliged to leave the holding(s) without any precondition and be subject to penalty upon conviction in accordance with the law.

16. *Land Use Planning*

Regional master land use plan shall be prepared and made ready for use by the Regional Government.

- 17. Lafa Qotamu Kunuunsuu**

 - 1) Fayyadamaan lafaa mirga qabu kamiyyuu, ollaa isaat iin wal ta'ee akkaataa itti fayyadamaafi qabiinsa gaarii lafaa irratti hojjechuuf dirqama ni qabaata.
 - 2) Qonnaan buaan ykn abb-aan qabeenyaa ykn dhaabni kamiyyuu kan mirga lafatti fayyadamuu qabu daangaa lafa qonnaa kunuunsuu fi eeguuf dirqama qaba.
 - 3) Qaamni lafatti fayyadamu kamiyyuu hojjiwwan dhiqama biyyoo babal'iisan kan akka boosona ciruu, irraan oleefi irraan gadee qotuu fi karaa lolaa akeeka sirrii hin taaneen baasuu irraa of qu-sachuuf dirqama qaba.
 - 4) Ejjina lafaa miurta'een olitti lafa qotuun dhorkaadha. Qaamni itti-gaafatamaa ta'e ejjina dhorkamuu qabu ni murteessa.
 - 5) Qaamni lafatti fayyadamu kamiyyuu hammeenya bad-iisa lafaa fi ejjina lafaa irratti hundaa'uudhan, lafa bollowwa, muummee fi lagaa irraa fageenya murtaa'e akka hin qotnee fi naannoo daangaa sanaas deebisee misoomsuufi eeguuf dirqama qaba.

18. Lafa Caffaa (Caffee) Kunuunsuu

 - 1) Fayadatoomoni, lafa caffaa madda bishaanii irraa hojjiwwan adda addaa kan bur-qaa madda bishaanii balleessan irraa eeguuf dirqama qabu.
 - 2) Lafa caffaa kunuunsuu dhissuu fi haala sirrii hin taan-eeen itti fayyadamuun dhorkaa dha.

19. Bakka Ittisaa fi Kuufama Bishanii

Qaamni lafatti fayyadamu kamiyyuu teessuma lafa yaa'a bishaanii bakka ittisaa fi kuufama bishanii irratti hojjiwwan deebisanii ijaaruu fi hojji egumsaa gaggee-ssu dirqama qaba.

20. Lafa Eegamuuf Daangeeffamu

 - 1) Mootummaan da'oo bineensotaa, paarkota, bosona ee-gaman, iddoowwan albuuddaa, haroowanii fi teessuumaa fi haala isaanitiin ittfifiinsa lubbuu qabeeyyii hedduutiif barbaachisaa kan ta'an iddoowwan kana fakaatan daangeessee qabac-huu ni danda'a.

12. የእርሻ መሆኑን አያያዝ

፩. ማንኛውም በመሬት የመጠቀም
መብት ያለው ስው የመሬት
መልካም አያዝነን በተመለከተ
ከከታቸውም ገዢበቱ ጉር
ተባበሪ የመስራት ውስጥ
እለበት::

፩. ማንኛውም በመሬት የመጠቀም
መስት ያለው እርሱእርድ፡
በሆነት ወይም ይረዳቸው በአግ
የተሰጠውን የእርጥ መሬት ተረያ
ወንድ ይጠናን የመዝካብዎላኝ
የመጠቀም ግዢታ እሉበት፡፡

የ. ማንኛውም የመራት ተጠቃሚ
የእራር መከላተን ከሚያባበብ
እናደ ይን መመንጻር፡ ጥቃለና
ቀልቀል ማረጋገጫ በክልቀል
የሚቀድሸ የወሂን ማስወገድ
በአለዋ በየትና እንዲይከውን
ግልጽ አለበታ፡፡

፩. ከተወለኑው ተካኔት በላይ ማረጋገጫ
በአዋጅ የተከለከለ ነው፡፡ የተዳ
ቁታዊ መጠን በሚመለከተው
እናላ የሚወስኑን ይሆናል፡፡

፩. ማንኛውም የመራት ተጠቃሚ
በመራት ገዢ በደረሰው የተፈ
ጥር ተካተና በመራቱ ተካኑ
ትነት ገዢ በመመልሬት
ተብልተው ወደ በረሱርሱት
ከተለውጊ ከምንጭታና ከዚ
ዘት ከተውሉን ሪፖት እሌፍ እንዳ
ይደርስና ከእነዚህም ወር የሚያ
ሰነትን በታችቻ የመጠበቅና
መልስ የማልማት ግዢታ
እለዱን

፩. ተጠቃሚዎች ወሄ የሚያ
መነጨው መልኩያማና ለግራምግ
ሥራዎችን፣ እናደገብ ከሚተ
ለዋጥው የመራት አጠቃቀምና
እርጂቶች የመቆጠበ ግዢታ
እሉዋጥው::

፩. መሸመማና ልግረመግ መፈጥቶን
የለመንከበከባና አግባብ በልሆነ
መንገድ መጠቀም የተከለከለ
ኋው::

THE ECONOMIST

ሥፋይታ የመሬት ተጠቃሚ
በግድብ፡ ወ.፪ ማጠራቀሚያ ሥፋይ
ቻና ተኋላለች ለደ መልስ የማል
ማትና የመጠቀት ሥራዎችን
የማካናዎን ግዢታ አለበት”

2. *ethnogr. miscell.*

፩. መንግስት የናርሱ አራቃት መጠላ
ያወችን፣ ፖርወችን፣ ተጥቅም
ደናችን፣ የመጀሪያ ስፍራወችን፣
አይችችንና በክፍማውባችውና
ሁኔታቸው ለበነገሩ ሲደመት
ቀጣይነት እናዳንጂ የሚተረታ
ችንና የመሳሰለትን ካል
መያዝ ይችላል”

17. *Cultivated Land Management*

1) Any land user, who has got a use right on land, shall be obliged to co-operate with his neighbors, on proper management of land.

2) Any peasant or investor or organization, who has got a use right on land, shall be obliged to maintain and preserve farmland boundaries.

3) Any land user shall be obliged not to perform activities that exacerbate soil erosion like forest clearing, up and down ploughing and unplanned design of traditional drainage ditches.

4) Cultivation above a recommended slope is prohibited. The responsible organ shall determine the recommended slope.

5) Any land user be obliged to limit cultivation from gullies, ravines and river boundaries and slope of the land and shall be obliged to rehabilitate the boundaries.

18. Wet Land Management

- 1) Users are obliged to protect water sources of wetlands from activities that can damage the roots of the water source or springs.

2) Mismanagement and miss utilization of wetland is prohibited.

19. Dam Sites and Reservoir Areas

Any land user is obliged to rehabilitate and carry out conservation activities on the attachments areas of dam sites and reservoir lands.

20. Protected Areas

- 1) Government can demarket priority forest areas, wildlife parks and sanctuaries to protect with all the components of its natural ecosystem, for sustainable use.

2. **Hiika**
Akkaataan seensa jechichaa hiika biraan kan kennisiisuu yoo ta'e malee, labsii kana keessatti.
- 1) "Deebisani quoduu" jechuun lafa jallisii qofa irratti kan hojii irra oolu ta'ee, lafa qabiyyee qonnaan bulaa ta'e deebisani quoduu jechuu dha.
 - 2) "Horatee bulaa" jechuun nama kamiyyuu kan lafa margaa qabaachuudhaan yookiin bakkaa bakkatti socho'uudhaan beeyladaa kan horsiisuu fi jireenyi isaa fi maatii isaa irra caalaan beeyladaa fi bu'aa beeyladaa irratti nama hundaa'ee dha.
 - 3) "Ittifayyadamtota Lafaa-Jechuun nama yookiin qaama seeraan qabiyyee lafaa argatee fi mirga itti fayyadamuus qabu kamiyyuu dha.
 - 4) "Lafa Baadiyyaa" jechuun daangaa bulchiinsa magaalaa yookiin magaalaa jedhamee moggaafameen ala lafa jiru hundaa dha.
 - 5) "Lafa Jallisii" jechuun lafa jallisiif oolee jiru yookiin ooluu danda'u jechuu dha.
 - 6) "Naannoo" Jechuun, Naannoo Oromiyaati.
 - 7) "Qaama Ittigaafatamummaa qabu" jechuun qaama Mootummaa Naannoo Oromi-yaatin seeraan dhaabbatu ta'ee ittifayyadamaa fi bulchiinsa lafa baadiyyaa kan geggeessuufi mirgaa fi dirqama ittifayyadamtota lafaa kan bulchuu jechuu dha.
 - 8) "Qooduu" jechuun lafa baadiyyaa hin qabamin namota lafa hin qabnee fi hanqina lafaa qabaniif hiruu jechuu dha.
 - 9) "Qonnaan bulaa" jechuun, nama kamiyyuu mirga ittifayyadama lafa baadiyyaa qabaatee galidhuma lafcharraa argamuun ofii fi maatii isaas kan bulchuu dha.
 - 10) "Yaa'a Bishaanii" jechuun ol ka'umsa lafaa irratti kan hundaa'e ta'ee lolaa, dolooloo fi laggeen walitti deebi'anii gara fuula tokkootti lafa iramatti dhangala'anii dha.
3. **Akkaataa Ibsa Saalaa**
Labsii kana keessatti saala dhiir-aaatiin kan tumame saala dubartii ni dabalata.

፩.	ተርጉም
	የቁለ አገባብ ለላ ተርጉም የሚያስተካክል ነው እና ስነዎች በስተቀርበ በዘመኑ እዋዎች መሰረት :
	፩. በመሰኞ መሬት በቃ ገዢ ተፈጻሚ ማኅበት የሚኖሩ ለመሆኑ ለማስተካከል የሚያስተካክል የሚሸፍ የሚሸፍ የሚሸፍ የሚሸፍ የሚሸፍ :
	፪. "እርግጥ አይደርም" ማለት ... በቁለው ከፍል የግዢ መሬትን በመሆኑ በዋናናነት ከከበት የዚህ ከበት በቃ በመንቀሳቀስ እናው ከከበት የገዢ በሚገኘው የሚሸፍ የሚሸፍ :
	፫. "የመሬት ተጠቃሚ" መሬትን ለመጠቀም መብት ያለው የገዢ የገዢ መሬትን የሚሸፍ የሚሸፍ :
	፬. "የገዢ መሬት" ማለት ... ከማዘኑም ቤት ከልል ወጪ ወይም የእርማያዊ ከልለቅ መንግሥት አገባብ ከለው እና የዚህ በመመከከር ከተማ ቤት ከሚሰራው እገባበት ወጪ, የለመንግሥት መሬት ማለት ነው :
	፭. "የመሬት ተጠቃሚ" ማለት ... በአሁኑ ገዢ በመሰኞ እያለማ ያለው ለለመንግሥት በመሰኞ ለለማ የሚሸፍ መሬት ማለት ነው :
	፮. "ከልል" ማለት የእርማያዊ ከልል ማለት ነው :
	፯. አጋዋ እገል ማለት ... በከልል ወጪ የሚንድውም የመሬት ተጠቃሚ የገዢ መሬትን ለመጠቀም የተሰጠውን መብትና ግዢ መሬትን ለመሸፍ መሬትን ተቀብቶ ለማቅረብ ለማስተካከል በእርማያዊ ከልለቅ መንግሥት የዚህ ቤት የተቋሙ አጋዋ ማለት ነው :
	፱. "ከፍናል" ማለት ... በማንኛውም ያለተያዘ መሬት : መሬት ለለለቻውና መሬት ለነገቻው እርስ እርስ/ እርስ እርስቻ ማከናፈል ማለት ነው :
	፲. "እርስ እርስ" ማለት ... የገዢ መሬት የይዘት መብት የተሰጠውና ከመሬቱም በሚሸፍ ገዢው ገዢ እና እና እና/ወይም በተሰበት የሚያስተካከል እንደ አገው ማለት ነው :
	፳. "ተኋላለ" ማለት ... የእንደ ማኅበት ከልል : የተቀራረቡ የሚመራለበት የገዢ የእርማያዊ ተጠቃሚ የሚሸፍ የሚሸፍ የሚሸፍ የሚሸፍ የሚሸፍ የሚሸፍ የሚሸፍ :
	፴. የየታ አገለለ በዚህ እዋዎች መሰረት ለተገኘው ለለት የቃጥሞ ተፈጻሚ ማኅበት አለው :

2. **Definition**
Unless and other wise the context requires, in this Proclamation;
1. "Redistribution" refers to the reallocation of land that targets the holding /s/ of individual/land holder /s/ which is applicable only to irrigation land.
 2. "Pastoralists" refers to rural people who are predominantly nomads occupy lowland range lands and engaged in livestock rearing and whose live is mainly depend on livestock products.
 3. "Land User" an individual or groups of individuals or organizations who use rural land, with a right to use.
 4. "Rural Land" refers to all land out side the boundary of a municipality or out side an area which the regional state of Oromia in consultation with an appropriate body designates as a town.
 5. "Irrigation Land" refers to lands already irrigated and potentially irrigable land.
 6. "Region" refers to the regional state of oromia
 7. "Responsible Organ" refers to a legal organ established by the Council of the Regional State of Oromia to plan and administer issues of rural land, including the rights and responsibilities of any land user in the region.
 8. "Distribution" refers to the allocation of unoccupied land to individual landless and land deficit peasant /s/.
 9. "A peasant" any household to whom the right to use rural land is provided to earn the livelihood for him and/or his family.
 10. "Watershed" refers to a catchment area or drainage basin from which the waters of a stream or stream systems are drawn through one outlet.
3. **Gender Expression**
The provision on this Proclamation set out for masculine gender shall also apply to the feminine gender.

4. *Bu'uura*

 - 1) Lafti Qabeenya waliinii Mootummaa fi ummataa yoo ta'u bifaa kaminiyyuu gurguruu fi jijiiruun hin danda'amu.
 - 2) Dubartooni hojiwwaan it-t-fayyadamaa fi bulchiinsa lafa baadiyyaa irratti dhiira wajjin mirga wal-qixxee ta'e ni qabaatu.

5. *Mirga Argannaa Lafa Baadiyyaa*

 - 1) Jirataan Naannoo Oromiyaa kan uumuriin isaa wag-gaa 18 fi isaa ol ta'e, qonnaan ykn horatee buluudhaan kan jiraatu ykn jiraachuu kan barbaadu kamiyyuu lafa baadiyyaa argachuuuf mirga qabaatu.
 - 2) Dhaabbileen mootummaa, mit-mootummaa, abbootiin qabeenya dhuunfaa fi dhaabbileen hawasaa waan seeraan irraa eegamu guutan mirga lafa baadiyyaa argachuu ni qabaatu.
 - 3) Ummanni aadaadhaan wal-in lafa dheedichaa, burqaa bishaanii, baka amantii, lafa awwaalchaa fi tajaajila kana fakkaataniif mirgi lafa argachuu fi itti fayyadamu ni eegamaaf.

Mirga Itti-fayyadama Lafaa

 - 1) Qonnaan bulaan yookiin horatee bulaan kan mirga qabiyyee lafaa qabu kamiyyuu umurii isaa guutuu qabiyyee isaatti mirga fayyadamu, akkasumas kireessuu kan qabu ta'ee, maatii isaafis dhaalchisuu, laficha gubaatti qabeenya horate gurguruu, jijiiruun fi dabarsuu ni dabalata.
 - 2) Mirgi qabeenya ofii gurgurachuu, jijiiruufi dabarsuu keewwata kana keewwata xiqqaa (1) irratti caqasame haaluma kamiiniyyuu lafa qabeenyichi irratti qubate hin dabalatu.
 - 3) Itti-fayyadamaan lafaa kamiyyuu lafa qabiyyee isaatti fayyadamu yammuu dhisu qaama ittigaafatamummaa qabuu fi naannoo isaatti argamutti beeksisu qaba.
 - 4) Mirgi itti-fayyadamiinsa lafaa nama kam-iyyu kan hafuu danda'u lafti sun yoo faayidaa ol'anaa dhimma ummataaf barbaadamee fi hirmaannaa ummataatin yoo murtaa'e qofadha.

- ፩. መሠረት ማስታወሻ**

፪. መሠረት የመንግሥትና የእነዚያ
የጊራ ሁኔታ ስሜን መሽጥም ሆኖ
በማንኛውም መንገድ መለወጥ
አይችልም ::

፫. ሌቶች ከዚህ ደንብ እና ስለ ለማቅረብ
የመሠረት አጠቃቀም አስተዳደር
ሁሉም መብት ይኖረቻል::

፬. የገበርን መሠረትን ለለማጥኑት

፭. ማንኛውም የከልለ ንዋረ የሆኑ፣
ዶድመው 18 ፊመትና ከዘም
በላይ፣ በገበርና የሚተዘረዘሩ
ለወደፊቱም በዘመኑ ለኖር የሚ
ፈልግ የገበር መሠረትን በኋላ
የለከናየ የማጣሪት መብት
እለው::

፮. መንግሥታዊና መንግሥታዊ
ያልሆነ ዳርቃቸውች፣ የባል ለለ
በተችና ማንበራዊ ተቋማት በሚ
የቀርቡት የልማት ባለማች
ወይም ወተጥናች መሠረት አስፈ
ገኙዎን ለደሚለ የገበር
መሠረትን የመጠቀም መብት
እለችው ::

፯. በተለያዩ አካሄዎች መሠረትን በጊራ
የመጠቀም ነበረተሰብ መሠራቱን
ለጊራ ተያያዥ በቀሚቷ እንደ
ግዢሽ፣ ማንበራዊ በጀት አካሄ
አምናችው ተያያዥ የማዋል
መብቱ እንደተጠበቀ ይችያል ::

መሠረትን የመጠቀም መብት:-

፩. ማንኛውም አርሱ አይደር ወይም
አርሱች አይደር፣ የመሠረት ይዘት
መብት ያለው፣ ይዘትውን አስከ
ዶድመ ለክ ለገበርና አገል
ግለጻ የመጠቀም እንዲሁም
የማስረጃዎች መብቱ የተጠበቀ
ሆኝ ለበተሰቦ አገል ወይም
በላት የማስተላፊና በተልቦችና
በንብረቱ ወይምንኩቡ መሠራቱ
ለይ ያደረጋውን ነብረት የመሽጥ፣
የመለወጥና የማስተላፊ
መብቱም የተጠበቀ ነው ::

፪. በዘመኑ እንቀጽ ንዑስ እንቀጽ ይ
ወሰኑ የተጠቀሰው ነብረቱን
የመሽጥም ሆኖ ለለለ ለው የማስ
ተላለና መብት ነብረቱ ያረጋ
በትን መሠረት አይጨምርም ::

፫. ማንኛውም የመሠረት ተጠቃሚ
ወይም ተማችች በከልለ ወሰኑ
ሻለዎች ለለለው አገል በመሠ
ፈለት የመጠቀም መብቱን የሆ
ቂያት ወይም የመተው መብት
እለው::

፬. የማንኛውም ግለሰብ የመሠረት
ተጠቃሚ የመጠቀም መብቱ
የማያበቃው መሠራቱ ለበለጠ
የእነዚያ ተቋም ለፈለገና በኋላ
ተሰቦ ተሳተሪ ለውለን ቤቶ
ነው::

4. Principle

1. Land is the common property of the state and people, and shall not be subject to sale or other means of exchange.
 2. Women shall have equal right with men in all activities of rural land use and administration.

5. *Access to rural land*

 - 1) Any resident of the Region, aged eighteen year and above, whose livelihood depends on agriculture and wants to live on same have the right to get rural land free of payment.
 - 2) Government and non governmental organizations, private investors and social organizations have the right to use rural land through legal process.
 - 3) The customary right of access to land in using communally like for grazing, ritual ceremonies and public uses shall be maintained both for peasants and pastoralists,

Land Use Rights

 - 1) Any peasant or pastoralist, with a holding right of land, has a life long right to use land for agricultural purpose as well as to lease and while the right remains in effect, bequeath it to his family member /s/ and includes the right to acquire property produced there on by his labor or capital, and to sell, exchange and bequeath the same.
 - 2) The right to sell, exchange and transfer own properties on land provided under Sub Art 1 of this Article does not include the land on which that properties are found.
 - 3) This Proclamation provides any land user with the right that he may terminate the use right of his holding by applying to the responsible organ in the region.
 4. The use right of an individual land user shall be subject to termination, only if that land is required for more important public uses and decided with the participation of the community.

