

COMPANIES REGULATIONS 2021



Corporate Affairs Commission
December 2020

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PART 1

1. CITATION

These regulations may be cited as Companies Regulation 2021

2. FORMS IN SCHEDULE

- 1) The forms set out in the Schedule to these regulations shall be used for the purposes of the Act, and the particulars contained in those forms are prescribed particulars required under the Act.
- 2) A form in the Schedule may be varied by the Commission as the circumstances may require in any particular case.

3. AUTHENTICATION OF DOCUMENTS

- 1) Where documents are electronically submitted, they are deemed duly authenticated when submitted through the entity's account on the Commission's portal
- 2) Documents electronically submitted through an accredited agent on the agent's account on the Commission's portal are deemed duly authenticated.
- 3) Where the Commission requires submission of physical documents, persons signing shall state their full names, telephone numbers, email addresses, the date and capacities in which they sign.
- 4) Where signatures are required on documents;
- Where documents are submitted electronically, they are deemed duly authenticated and submitted when done through an accredited agent or on an entity's electronic account on the Commission's portal.

4. DOCUMENTS TO BE IN ENGLISH LANGUAGE

- (1) All documents delivered to the Commission must be in English language.
- (2) Where documents are in any other language, the documents shall be translated into English language and confirmed by a Notary Public licenced as such in Nigeria or any other part of the world.

5. SUFFICIENT ADDRESS

- (1) Where an address is required in any document, it shall be adequate if such address is described in sufficient particulars as to make it traceable. Such detail may include landmarks.
- (2) Where an address is not traceable, an alternative contact address shall be provided.

6. VERIFICATION OF ADDRESS

- (1) The Commission may physically verify any address provided in any document where it has reasonable grounds to believe that such address is false or incorrect.
- (2) The verification shall be conducted at the expense of the Commission provided that where such address is found to be false the entity or its promoters shall be liable to reimburse the Commission for the cost of the verification.
- Nothing in this Regulation shall affect the provisions of any law in force in Nigeria imposing penalties in respect of perjury.

7. SAME-DAY POST-INCORPORATION/REGISTRATION SERVICE

The Commission's Same-Day post-incorporation/registration service shall be available subject to the following –

- (1) Receipt of the complete and competent application for the service not later than 1:00pm same day; and
- (2) Confirmation of payment of the applicable fee for the service not later than 1:00pm same day.
- (3) Same-Day post-incorporation/registration service shall not apply to applications that would require inputs from any authority or organisation at the instance of the Commission.

PART 2

8. COMPANY LIMITED BY GUARANTEE - Section 26

- 1) An application for incorporation of company limited by guarantee shall not require publications where the Attorney-General has given consent for registration.
- 2) Where the Attorney-General has not made a decision within 30 days, the Commission shall cause the application to be advertised in the prescribed form in three national daily newspapers inviting objections within 28 days of the last publication.
- 3) The advertisement of the application shall be at the expense of the applicant.
- 4) Where there is no objection, the Commission shall register the association.
- 5) Where there is an objection, the Commission may uphold or reject the objection.
- 6) Where the Commission rejects the objection, it shall register the company.
- 7) Where the Attorney-General makes a decision outside 30 days, the Commission shall not be bound by the decision.

9. CHANGE OF NAME - Section 30

The Commission shall publish the list of companies that have changed names after the commencement of this Regulations in one national daily newspaper annually and retain same on its website to be updated from time to time.

10. REGISTRATION - Section 41

- 1) The Commission shall publish notice of withdrawal, cancellation or revocation of certificates fraudulently, unlawfully or improperly procured annually in the Federal Gazette and retain same on its website to be updated from time to time.
- 2) Such withdrawal, cancellation or revocation shall be after full inquiry by the Administrative Proceeding Committee and without prejudice to persons that have incurred losses as a result of incorporation of the company.
- 11. REQUIREMENTS AS TO SHARE CAPITAL Section 57
 The solvency statement required under section 57 (5)(b) shall be in format of Form CAC 12.

12. POWER TO EXEMPT FOREIGN COMPANIES - Section 80

The Minister shall cause to be published annually in the Federal Government Gazette and on the Commission's website names of foreign companies granted exemption from incorporation and those whose exemptions have been revoked.

13. MINIMUM ISSUED SHARE CAPITAL (EXISTING COMPANY) - Section 124

- 1) Where, at the commencement of the Act, a company has unissued shares in its capital, the company shall not later than 30th June, 2021 fully issue such shares.
- 2) Notice of issue delivered to the Commission for registration shall be exempted from payment of filing fees.
- 3) Where a company to which this regulation applies fails to comply with this regulation, the company and every officer of the company shall be liable to a daily default penalty as prescribed by the Commission.

14. ALLOTMENT OF SHARES - Section 149

- 1) Allotment of shares shall be done at the same time the shares are issued.
- 2) A private company may delegate the power to issue and allot shares to the board of directors.
- 3) A public company may delegate the power to issue and allot shares to the board of directors if .
 - (a) it is authorised by the articles generally or specifically; or
 - (b) it is authorised by resolution of the company in general meeting stating
 - i. the maximum number of shares that the board should issue
 - ii. the specific transaction that the shares should be issued for, and
 - iii. the time following the passing of the resolution, within which the board should issue the shares failing which the authorisation shall lapse.

15. ANNUAL GENERAL MEETING OF PRIVATE COMPANY - Section 240

- (1) Where the general meeting of a private company is held electronically, the minutes of the meeting shall indicate that fact.
- (2) For the purpose of section 240 (1), it shall be sufficient to reflect the registered office address of the company as the physical venue of the meeting provided that a director and the company secretary (if any) shall be present at the physical venue of the meeting.
- (3) Where the registered office address of the company can not be used due to the absence of a director and the company secretary (if any) at such address, any other address in Nigeria would suffice for purposes of recording the minutes.

16. ELECTRONIC MEETING OF DIRECTORS - Section 289 (1)

- (1) Directors may, in the exercise of their power to regulate their meeting as they think fit, hold their meetings electronically and by any means that would allow all directors to participate, speak and vote at the meeting.
- (2) Where the meeting of the directors is held electronically, the minutes of the meeting shall indicate that fact.
- (3) For the purpose of section 289 (1), it shall be sufficient to reflect the registered office address of the company as the physical venue of the meeting provided that a director and the company secretary (if any) shall be present at the physical venue of the meeting.
- (4) Where the registered office address of the company can not be used due to the absence of a director and the company secretary (if any) at such address, any other address in Nigeria would suffice for purposes of recording the minutes.

17. RESTRICTION OF PROTECTED AND PERSONAL INFORMATION - Section 326

- (1) Protected or personal information may be restricted from use or disclosure on the register available for inspection by the public.
- (2) Any interested person may apply for restriction of protected and personal information if he or someone living with him
 - a) has been attached or is under threat of imminent danger to life;
 - b) is a target of extremists;
 - c) is active in the defence industry or security and law enforcement agencies;
 - d) is a supplier to the defence industry or security and law enforcement agencies;
 - e) has a diplomatic status;
 - f) is a person of international repute and restriction is necessary for public interest and safety; or
 - g) would be compromised in safety.
- (3) An application for restriction of protected and personal information shall be accompanied by evidence in support, including any of the following:
 - (a) extract of police diary in case of attacks in the past;
 - (b) evidence of an attack, threat or imminent attack;

- (c) evidence of engagement in the defence industry or security and law enforcement agencies whose activities put the person at risk; or
- (d) such other evidence as may be considered relevant to the particular circumstance
- (4) Notwithstanding sub-regulations (1) (3) above and in line with the Nigeria Data Protection Regulation 2019, the Commission may decline to issue certified true copies of documents that contain information about the address, actual date of birth, signature and identification number of an individual and issue certified extracts instead.

18. PERMITTED USE OR DISCLOSURE OF PROTECTED INFORMATION BY THE COMMISSION – Sections 326 & 327

- 1) Protected information may be disclosed by the Commission to designated public authorities.
- 2) Protected information may be disclosed by the Commission to credit reference agencies.
- 3) Request for disclosure shall be supported by verifiable reasons.
- 4) A person aggrieved by the decision of the Commission refusing disclosure may apply to the Federal High Court for a review of the decision.

19. QUALIFICATIONS OF A SMALL COMPANY – Section 394

A company qualifies as a small company in a financial year if –

- 1) It is a private company;
- 2) Its turnover is not more than the amount prescribed by the Finance Act from time to time;
- 3) Its net assets value is not more than half the value of the prescribed turnover;
- 4) None of its members is an alien;
- 5) None of its members is a government, government corporation or agency or its nominee; and
- 6) In the case of the company having share capital, the directors within themselves hold at least 51% of its equity share capital.

20. COMPANIES QUALIFYING AS SMALL: PARENT COMPANIES – Section 395

A holding company qualifies as a small company in a financial year if its subsidiaries together qualify as a small group.

21. CERTIFICATE BY SMALL COMPANY IN ANNUAL RETURNS – Section 423

A private company shall submit a certificate under section 423 if it is a small company in accordance with clause 17.

22. APPOINTMENT OF SUPERVISOR IN COMPANY VOLUNTARY ARRANGEMENT - Section 437

- 1) Only a person qualified to practice as an insolvency practitioner under the Act shall be appointed supervisor in a company voluntary arrangement.
- 2) Notice of his appointment as Supervisor shall be filed with the Commission within 14 days of his appointment.
- 3) The notice shall be in the format prescribed in Form CAC 11

23. RETURNS BY OFFICERS IN WINDING-UP – Section 697

Return by officers in winding-up shall be in the format prescribed in Form 72 of the Companies Proceedings Rules or as may be applicable from time to time and with necessary modifications.

24. ACCREDITATION OF INSOLVENCY PRACTITIONERS - Section 705

- (1) Members of the following professional bodies may apply to the Commission for accreditation as insolvency practitioners
 - (a) Business Rescue and Insolvency Practitioners Association of Nigeria;
 - (b) Nigerian Bar Association;
 - (c) Institute of Chartered Accountants of Nigeria;
 - (d) Association of National Accountants of Nigeria; and
 - (e) Institute of Chartered Secretaries and Administrators of Nigeria.
- (2) Requirements for accreditation shall include the following –

- (a) Duly completed Form CAC-MISC 02
- (b) Payment of prescribed application fee;
- (c) Evidence of membership of relevant professional body;
- (d) Evidence of practice as insolvency practitioner for not less than five years immediately preceding the date of application;
- (e) Evidence of eligibility to practice for the current year; and
- (f) Evidence of completion of accredited course of continuous learning administered by the relevant professional body in the preceding year (in the case of renewal accreditation).
- (3) Accreditation by the Commission as insolvency practitioner shall be renewable every two years and at no cost.
- (4) Accreditation may be withdrawn by the Commission where the holder of the accreditation is disqualified from practice by professional body or in any other case if it appears to the Commission not fit to act as an insolvency practitioner.

25. FOREIGN LIMITED LIABILITY PARTNERSHIP -Section 788 (2)

A foreign limited liability partnership (LLP) may apply to the Minister for exemption from incorporation if it is an –

- 1) LLP invited to Nigeria by or with the approval of the Federal Government to execute any specified individual project.
- 2) LLP in Nigeria for the execution of specific individual loan projects on behalf of a donor country or international organization.
- 3) LLP owned by a foreign government and engaged solely in export promotion activities.
- 4) An engineering and technical expert engaged on any individual specialist project under contract with any of the governments in the Federation or any of their agencies or with any other body or person, where such contract has been approved by the Federal Government.

26. APPLICATION OF SECTIONS 80 – 84 OF THE ACT TO LIMITED LIABILITY PARTNERSHIP

The provisions of sections 80 - 84 of the Act relating to companies shall apply to limited liability partnership except so far as they are inconsistent with the express provisions of the Act.

27. CLASSIFICATION OF ASSOCIATIONS - Section 824

The following classifications shall apply to incorporated trustees –

- 1) Religious
- 2) Educational
- 3) Literary
- 4) Scientific
- 5) Social
- 6) Developmental
- 7) Cultural
- 8) Sporting
- 9) Charitable
- 10) Others

28. SUSPENSION OF TRUSTEES, ETC. - Section 839

- (1) The Commission may suspend trustees after it has
 - (a) conducted a full enquiry into the circumstances stated in section 839 (1) of the Act, and
 - (b) afforded the trustees a fair opportunity to respond to any allegation of wrong-doing under the subsection.
- (2) The Commission may also suspend trustees where it has issued a directive to the trustees to remedy a wrong-doing after an enquiry and the trustees have failed, refused or neglected to remedy the wrong-doing within the period specified in the directive.
- (3) An enquiry may be instituted into the affairs of the trustees where it appears from the records available to the Commission in the performance of its functions or from a petition that the

trustees or any of them are or have been guilty of any wrong-doing under section 839 (1) of the Act.

- (4) A petition under sub-regulation (3) of this regulation may be made by any of the following persons
 - (a) any public authority,
 - (b) a member of the governing body or council,
 - (c) one or more trustees,
 - (d) an officer of the association,
 - (e) a member of the association,
 - (f) an employee of the association,
 - (g) an auditor of the association,
 - (h) a donor, and
 - (i) any person having verifiable information on any act of wrong-doing by the trustees or association.
- (5) The Commission shall not suspend a trustee unless such trustee has been
 - (a) notified of details of the allegation of wrong-doing against him in writing by the Commission,
 - (b) given fair opportunity to respond to the allegation of wrong-doing against him, or
 - (c) refused, after a period of 30 days or such other period as may be extended by the Commission, to remedy any wrong-doing established against him by a board of enquiry, provided that in granting any extension, the Commission shall have regard to the particular activities, tasks or requirements necessary to remedy the wrong-doing.

29. BOARD OF ENQUIRY INTO THE AFFAIRS OF AN ASSOCIATION – Section 839 (7)

- 1) A Board of Enquiry under this section shall comprise not less than three persons.
- 2) The Board of Enquiry shall include the following persons:
 - a) A legal practitioner of not less than 10 years post call experience
 - b) An accountant who is a member of a recognized professional body of accountants and with not less than 10 years professional experience
 - c) One other person with knowledge and skill relevant to the operations of the association, including a sectoral leader or development expert.
- 3) The Board of Enquiry may, at any of its meetings, co-opt persons with relevant knowledge and skill as observers, and any person so co-opted shall not count towards a quorum or have the right to vote in respect of any decision taken by the Board.
- 4) The report of the Board of Enquiry shall be submitted to the Administrative Proceeding Committee established under the Act.
- 5) The Committee shall review the report and make appropriate recommendations to the Board of the Commission which shall consider and forward same to the Minister for approval.

30. APPOINTMENT OF INTERIM MANAGERS - Section 839

- (1) An interim manager appointed by the Commission under section 839 of the Act shall:
 - a) not be an infant
 - b) not be a person of unsound mind having been so found by a court;
 - c) not be an undischarged bankrupt;
 - d) not have been convicted of an offence involving fraud or dishonesty within five years of his proposed appointment;
 - e) Not be an interested person;
 - f) be a person of proven integrity and good character;
 - g) be a person with knowledge and skill in the operations of the association; and
 - h) in the case of a religious or cultural association, be a person of that religion or culture if only one interim manager is appointed.
- (2) Where more than one interim manager is appointed in the case of a religious or cultural association, majority of the interim managers shall be persons of that religion or culture.
- (2) An aggrieved person may apply to the Federal High Court to set aside the appointment of an interim manager.
- (3) The instrument of appointment of an interim manager shall specify his functions, powers, duties and remuneration together with the duration of his appointment.

(4) The interim manager shall submit to the Commission a report at the end of his appointment or render periodic reports to the Commission every six months where the appointment exceeds the period of six months in the format prescribed in the instrument of appointment.

31. DEFINITION OF CERTAIN TERMS IN SECTION 839

For the purpose of section 839 of the Act, the following terms shall have the meaning expressed hereunder –

"fraudulently" includes any dishonest act with intent to defraud or make unlawful gain from an association;

"interested person" includes any member or affiliate of the association or any member of the immediate family of a member of affiliate of the association;

"interim manager" includes any person (other than a trustee) appointed under section 839 of the Act to manage the affairs of an association for a specified period;

"misconduct" includes any act inconsistent with the due and faithful discharge of the duties of a trustee, including negligence or want of proper care, dereliction of duty, unprofessional or unethical conduct and moral turpitude in the administration of an association;

"mismanagement" includes incompetence, carelessness or dishonesty in the administration of an association;

"public interest" means the benefit or welfare of the association, community or general public which deserves recognition and protection

32. BI-ANNUAL STATEMENTS BY INCORPORATED TRUSTEES - Section 845 The bi-annual statements required under the Act shall be in FORM CAC/IT 5 and shall be made up to the 30th day of June and 31st day of December each year and filed not later than 15th day of July and 15th day of January following.

33. ACCOUNTING RECORDS AND STATEMENT OF ACCOUNTS - Section 846 The financial year for associations registered under Part F of the Act shall be from 1st January to 31st December.

34. FORM OF ACCOUNTS

The audited statement of accounts for incorporated trustees shall be in accordance with accounting principles and standards issued by the Financial Reporting Council of Nigeria from time to time

35. MERGER OF ASSOCIATIONS - Section 849

The requirements for merger of association shall include the following –

- 1) Similar aims and objectives
- 2) Resolution passed by 75% of members of each of the associations
- 3) Publication of application for merger in two daily newspaper circulating in the area where the associations are situated, one of which shall be a national newspaper.
- 4) Display of notice of the proposed merger conspicuously at the headquarters and branches of each of the associations for at least 28 days.
- 5) The publications and notices shall call for objections to the application which shall state the grounds for objection and be forwarded to reach the Registrar-General of the Commission not later than 28 days of the last publication or notice, whichever is later.
- 6) Scheme of merger sanctioned by the Federal High Court

36. ADDITIONAL RECORDS TO BE KEPT BY INCORPORATED TRUSTEES

The trustees of an association shall, in addition to any other records required under the Act, keep and maintain –

- 1) A register of members of the association (a copy of which shall be attached to every annual return); and
- 2) Minutes books

37. TIMELINE FOR FILING OF POST-INCORPORATION APPLICATIONS FOR INCORPORATED TRUSTEES

Save for Annual Returns, Bi-annual Statements and Miscellaneous filings, all post-incorporation applications for Incorporated Trustees shall be filed with the Commission within 15 days of the date of passing the resolution provided that applications that are required to be published shall not be processed before the expiration of 28 days after the last publication.

38. THE ADMINISTRATIVE PROCEEDINGS COMMITTEE - Section 851

The Administrative Proceedings Committee established under section 851 of the Act may adjudicate on non-criminal disputes arising from the operations of the Act, and in particular relating to –

- (1) names of companies, limited liability partnership, limited partnerships, business names and incorporated trustees.
- (2) shares in private companies, and
- (3) appointment or removal of directors, partners or trustees.

39. REFERRAL TO THE ADMINISTRATIVE PROCEEDINGS COMMITTEE

- (1) Complaints on any matter for the adjudication of the Committee shall be forwarded to the Registrar-General of the Commission in the form prescribed by the Committee from time to time
- (2) Where, upon receipt of the complaint, the Registrar-General is of the opinion that the provisions of the Act with respect to the matters set out in Regulation 38 have been or is about to be violated, he shall refer the complaint to the Committee for adjudication.

40. NOTICE TO PARTIES

- (1) Upon receipt of a complaint, the Secretary of the Administrative Proceedings Committee shall within two working days schedule the complaint for hearing on a date as may be directed by the Chairman of the Committee.
- (2) The Secretary shall within five working days of receipt of the complaint send to the parties the notice of hearing.
- (3) The notice shall contain the names of the parties, particulars of claim and details of the alleged violations.
- (4) The notice shall also specify the date, place and time of hearing.
- (5) The notice may be sent to the parties personally or by registered post to their physical or electronic addresses on the Commission's record or to any physical or electronic address supplied by them.
- (6) Where for any reason, notice cannot be served on any party, the Chairman may direct that such notice be served by any substituted means.

41. FILING OF BRIEFS AND EXCHANGE OF PLEADINGS

- (1) Parties shall file briefs (electronically or otherwise) with the Administrative Proceedings Committee and serve each other notice of same not later than 10 working days from service of the hearing notice.
- (2) Parties may file and serve each other further documents not later than five working days from filing and service of the initial pleadings on each other.

42. EXTENSION OF TIME

The periods prescribed in Regulations 40 and 41 may be extended by leave of the Committee.

43. SETTING DOWN FOR HEARING

- (1) The Secretary shall cause the matter to be set down for hearing not later than five working days after the expiration of the time limited for further pleadings in Regulation 41 (2) of this Regulations.
- (2) The Committee may only grant adjournment in any matter if it considers that refusing same may lead to a miscarriage of justice provided that not more than two adjournments shall be allowed in any matter.

(3) Where the Committee grants an application for adjournment, it may do so upon such terms as to payment of administrative charges and appropriate costs to other parties as is reasonable.

44. VENUE OF SITTING FOR ADMINISTRATIVE PROCEEDINGS COMMITTEE

- (1) Unless otherwise indicated in the hearing notice, the venue for the sitting of the Administrative Proceedings Committee shall be in the Head Office of the Commission.
- (2) Notwithstanding sub-regulation (1) above, the proceedings of the Committee may be conducted virtually where the circumstances so demand.

45. RULES OF EVIDENCE

The Administrative Proceedings Committee shall be guided in the conduct of its proceedings by the principles of fair hearing, equity and natural justice.

46. DUTY TO SEEK COMMENTS OF GOVERNMENT DEPARTMENT OR OTHER BODY - Section 853

Where further approval is required in connection with an application for the approval of the Commission, such approval may be sought by the Commission.

47. ILLITERATE JURAT FOR SIGNATURE BY AN ILLITERATE

Where an illiterate person signs any document presented for filing, an *illiterate jurat* shall be endorsed on or accompany the document.

48. ATTESTATION FOR SIGNATURE BY A MINOR

Where a minor signs any document presented for filing, the signature must be attested by a Magistrate, Legal Practitioner or Police Officer of the rank of Assistant Superintendent of Police and above.

49. INTERPRETATION

- (1) In these regulations, unless the context requires otherwise
 - "Act" means the Companies and Allied Matters Act, 2020 (CAMA);
 - "APC" means the Administrative Proceedings Committee established under this Act;
 - "articles" has the meaning given in the Act;
 - "director" has the meaning given in the Act and includes any person occupying the position of director, by whatever name called;
 - "document" includes, unless otherwise specified, any document sent or supplied in electronic form;
 - "electronic form" has the following meaning:
 - 1) documents or information sent or supplied by electronic means for example by email or software by other means while in an electronic form (for example sending disk by post), and references to electronic copy shall have a corresponding meaning and a document or information is sent or supplied by electronic means if it is sent initially and received at its destination by means of electronic equipment for the processing (which expression includes digital compression) or storage of data and entirely transmitted, conveyed and received by wire, by radio, by optical means or by electromagnetic means; references to electronic means shall have a corresponding meaning;
 - 2) a document or information authorized or requested to be sent or supplied in an electronic form must be sent or supplied in a form and by a means the sender or supplier reasonably considers will enable the recipient to read and retain a copy of it; and for this purpose, a document or information can be read only if it can be read with the naked eye, or to the extent that it connotes images (for example photographs, pictures, maps, plans or drawings) it can be seen with the naked eyes;

"entity" includes a company, limited liability partnership, limited partnership, business name or incorporated trustees registered under the Act;

"fully paid" in relation to a share, means that the nominal value and any premium to be paid to the company in respect of that share have been paid to the company;

- "hard copy form" means a document or information sent or supplied in hard copy form or in a paper copy or similar form capable of being read and a reference to hard copy has a corresponding meaning;
- "holder" in relation to shares means the person whose name is entered in the register of members as the holder of the shares;
- "instrument" means a document in hard or soft copy form;
- "interested person" in Regulation 17 means a director, shareholder, partner, proprietor, trustee or person with significant control.
- "manager" in relation to disclosure of remuneration at annual general meeting includes any person by whatever name called occupying a position in senior management and who is vested with significant autonomy, discretion, and authority in the administration and management of the affairs of a company (whether in whole or in part);
- "minister" has the meaning given in the Act and includes the Honourable Minister of Industry, Trade and Investment.
- "ordinary resolution" has the meaning given in section 258 (1) of the Act;
- "paid" means paid or credited as paid;
- "participate", in relation to a directors' meeting, has the meaning given in the articles;
- "proxy notice" means the notice prescribed in section 254 (2) of the Act;
- "shareholder" means a person who is the holder of a share;
- "shares" means shares in a company;
- "special resolution" has the meaning given in section 258(2) of the Act;
- "subsidiary" has the meaning given in section 381 of the Act; and
- "transmittee" means a person becoming entitled to a share in consequence of the death or bankruptcy of a member and in accordance with section 179 of the Act;
- "writing" means the representation or reproduction of words, symbols or other information in a visible form by any method or combination of methods, whether sent or supplied in electronic form or otherwise.
- (2) Unless the context otherwise requires, other words or expressions contained in these regulations bear the same meaning as in the Act.

Forms

Application to register a company

Pursuant to Section 36 of the Companies and Allied Matters Act, 2020

CAC 1.1

APPLICATION TO REGISTER A COMPANY



 \checkmark

What this form is for

You may use this form to register a company

What this form is NOT for

You cannot use this form to incorporate a Limited Liability Partnership

For further information please refer to our guidance at www.cac.gov.ng

Part 1	Company details		-
Al	Company name		
Approved company name			
A2	Company type		
	Please tick the box that describes the pr	oposed company typ	e
	☐ Public limited by shares		
	☐ Private limited by shares		
	☐ Unlimited		
	☐ Limited by guarantee		
A3	Principal business activity		
	Please state the principal activity or acti	vities	
Description of principal activity			
A4	Registered office address		
	Please give the registered office address	s of your company.	
Number/Building Name			You must ensure that the
Church			address shown in this section is easily traceable.
Street			is easily traceable.
City/Town/Village			
Local Government			
Postcode		Company's email	
State		Phone number	
Λ 5	Head office address ¹		
A5	Head office address		
Number/Building Name			¹ Please state Head office
- Ct			address where different from
Street			the Registered office address in section A3.

City/Town/Village		Ensure that the address shown in this section is easily					
Local Government		traceable.					
Postcode							
State							
A6	Articles of association						
	Please choose one option and tick one box only						
Option 1	I wish to adopt one of the following model articles ☐ Private companies limited by shares ☐ Public companies ☐ Companies limited by guarantee	in its entirety. Please tick one box only					
Option 2	I wish to adopt one of the following model articles provisions. I attach a copy of the addition and/or ar box only						
	 □ Private companies limited by shares □ Public companies □ Companies limited by guarantee 						
Part 2	Proposed officers						
	For private companies that are small the appointment of a secretary is optional. However if you decide to appoint a company secretary you must provide the relevant details.						
	Private companies (other than small companies) an appoint at least one secretary.	d public companies are required to					
	Only small companies may appoint only one direct company, and every public company must appoint						
	For a secretary who is an individual, go to Section Section C1; For a director go to Section D1;	B1; For a corporate secretary, go to					
Secretary		_					
B1	Secretary appointments ¹	_					
	Please use this section to list all the secretary appoint corporate secretary, complete Sections C1.	intments taken on formation. For a					
Title		¹ Corporate appointments For corporate secretary					
Full forename(s)		appointments, please complete section C1 instead of section B.					
Surname		Additional appointments If you wish to appoint a deputy or an assistnat secretary, please					
Former name(s) ²		use the 'Secretary appointments' continuation page. 2 Former name(s)					
Email		Please provide any previous names (including maiden or					
Phone number		married names) which have been used for business purposes in the last 10 years.					
Identity type		mot 10 years.					
Identity number							
B2	Secretary's service address ³						

Number/Building name		Service address: This is the address that will
Street		appear on the public record. This does not have to be your usual residential address.
City/town/village		Please state 'The Company's Registered Office' if your
Local Government		service address will be recorded in the proposed company's register of secretaries as the
Postcode		company's registered office.
State		
Corporate secretary		
C1	Corporate secretary appointments ¹	
	Please use this section to list all the corporate secretary appointments taken on formation.	Additional appointments: If you wish to appoint a deputy or an
Corporate body/firm name	appointments taken on formation	assistant corporate secretary, please use the 'Corporate secretary appointments' continuation page.
Registration number		Registered or principal address This is the address that will appear on the public record. This address
Number/building number		must be a physical location for the delivery of documents. It cannot be a PO box number (unless contained
Street		within a full address).
City/town/village		
Local Government		
Postcode		
State		
Phone number		
Email		
Director		
D1	Director appointments ¹	
_	Please use this section to list all the director appointments taken on formation.	1 Appointments Only small companies may
Title		appoint only one director. Every company that is not a small
Full forenames(s)		company, and every public companies must appoint at least two directors.
Surname		2 Former name(s) Please provide any previous
Former name(s) ² Gender		names (including maiden or married names) which have been used for business purposes in the last 10 years.
		³ Country/State of residence
Nationality		This is in respect of your usual residential address as stated in
Country/state of residence		section D4
Occupation ⁴		⁴ Business occupation If you have a business

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	D1	D: /	• , . 1						

					1 to lis	t all tr	ie direc	tor app	ointme	ents	Appointments Private companies must appoint		
Title	taken on formation.								at least one director. Public companies must appoint at least				
Full forenames(s)	two directors						two directors.						
T un forenames(s)											² Former name(s) Please provide any previous		
Surname											names (including maiden or married names) which have been		
Former name(s) ²											used for business purposes in the last 10 years.		
Gender											³ Country/State of residence This is in respect of your usual		
Nationality											residential address as stated in section D4		
Country/state of residence 3											⁴ Business occupation		
Occupation ⁴											If you have a business occupation, please enter here. If you do not, please leave blank.		
Email													
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City/town/village				residential addresses as 'Same as service address'. You cannot state 'Same as
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Postcode				Section D2 as 'The Company's Registered Office'. You will
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Country				
Date				
Signature	Signature			
	X I consent to be a consent to	lirector of the abo	X ve named company	
Part 3	Statement of is			
	Does your compar			
		nplete the sections o Part 4 (Statemer		
E1	Statement of issu	ued share capital		
	Complete the tabl	e(s) below to show	w the share capital.	Continuation pages Please use a continuation page if necessary.
Class of shares E.g. Equity/preference etc.	Nominal value of each issued share	Total number of issued shares	Aggregate nominal value (Number of shares issued multiplied by nominal value)	Total aggregate amount to be unpaid, if any (whether on account of the nominal value of the share or by way of premium)
	Total			
E2	Prescribed partic	l culars of rights a	ttached to shares	
	Please give the pr	escribed particula	rs of rights attached to	¹ Prescribed particulars
	shares for each cla issued share capita		n in the statement of	of rights attached to shares
Class of share	issued share eaptu		. 211	
Prescribed particulars ¹				a. particulars are: a. particulars of any voting rights, including rights that arise only in certain circumstances; b. particulars of any rights, as respects dividends, to participate in a distribution; c. particulars of any rights, as respects capital, to participate in a distribution (including on winding up); and

					to be rede	he shares are eemed or are be redeemed
					at the opt company sharehold	or the
					A separate ta used for each share.	
Class of share					¹ Prescribed	
Prescribed particulars ¹					of rights atta shares	icheu to
F2	Initial sharehold	lings			rights that certain cir. b. particular rights, as dividends participat distribution. c. particular rights, as capital, to a distribution (including up); and d. whether to be rede	s of any this, including t arise only in reumstances; s of any respects s, to e in a on; s of any respects o participate in tion g on winding the shares are emed or are be redeemed ion of the or the ler. ble must be
E3		ilid only be comple	eted by comp	anies incornor	ating with shar	e canital
	Please complete	the details below faces do not need to	for each subsc	riber.The add	resses will app	ear on the
Subscribers's details	Class of share	Number of shares	signature	Nominal value of each share	Amount to be paid up on each share (whether on account of the nominal value of the share or by way of premium)	Amount (if any) to be unpaid on each share (whether on account of the nominal value of the share or by way of premium)
Name						
Address						

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Part 4	Statement of g	guarantee							
		limited by guarant aplete the sections o Part 5 Persons w	below.	nt Control					
F1	Subscribers								
	Please complete to company limited being made by ear I confirm that if to member, or with will contribute to amount as may be a) payment contracted b) payment winding contribute specified	¹ Name Please use capital letters. ² Address The addresses in this section will appear on the public record. They do not have to be the subscribers' usual residential address. ³ Amount guaranteed Naira is the valid permitted currency.							
	Subscriber's details 4 Class of members								
Forename(s) 1		Only complethere will be	ete this if						
Surname		one class of	members and						
Address ²		if the subscr							
11001000	electing to keep members' informa the public register								
Amount guaranteed ³									
Class of member (if applicable) ⁴									

	Subscriber's details	
Forename(s) 1		¹ Name Please use capital letters.
Surname		² Address The addresses
Address ²		in this section will appear on the public record. They do not have to be the subscribers' usual
Amount guaranteed ³		residential address.
Class of member (if applicable) ⁴		³ Amount guaranteed Naira is the valid permitted currency.
		⁴ Class of members Only complete this if there will be more than one class of members and if the subscribers are electing to keep members' information on the public register.
	Subscriber's details	
Forename(s) ¹		¹ Name Please use capital letters.
Surname		² Address The addresses
Address ²		in this section will appear on the public record. It does not have to be the subscribers' usual
Amount guaranteed ³		residential address.
Class of member (if applicable) ⁴		³ Amount guaranteed Naira is the valid permitted currency.
		⁴ Class of members Only complete this if there will be more than one class of members and if the subscribers are electing to keep members' information on the public register.

Part 5 Persons with Significant Control (PSC)

H. PSC Notification - Natural Person

One copy should be filled out for each natural person who is a person of significant control.

Details of the person with significant control Submission Date The date on which this information was submitted.

	day-month-year	Input the month as abbreviated text e.g., 30-Jan-2020			
Title					
First Name				This should be the <i>current</i> legal name of the PSC.	
Surname				The family names of the PSC.	
Other Name(s)				The given names of the PSC used to distinguish the individual within the family.	
Former name(s)				The patronymic name of the PSC (where used).	
City					
State					
Nationality/nationalities				The nationalities held by the PSC	
Country of residence					
Identification number					
Identification type				Means of identification e.g. international passport, National ID card, Driver's License, Permanent Voter's Card	
Gender					
Email					
Phone number					
Address-service	Building name/number			The service address of the PSC	
	Street				
	City				
	State				
	Country				
Address - home	Building name/number	The home address of the PSC (not for publication) Individual's residential address You can state 'Same as service address' in this section if the usual residential address is same as the service address. You cannot state 'Same as service address' if the service address has stated as the Company's Registered Office'. You will need to complete the address in full. This address cannot be a P O Box number.			

	Street	
	City	
	State	
	Country	
Tax residency		A jurisdiction or jurisdictions in which the PSC is resident for tax purposes
Date of Birth	-	Input the month as abbreviated text e.g., 30-Jan-2020
	day-month-year	

J. Alternative name forms

One copy should be filled out for each alternative name the person of significant control is known, or has been known, by.

Name type	Choose from: "Translation" - translation of a name. "Former" - former name (for example, a maiden name) "Alias" - an alias "Nick" - a nickname "Birth" - the name of the PSC at birth
Full Name	The PSC's full name
Family Name	The family name(s) of the PSC.
Given Name	The given name(s) of the PSC used to distinguish the individual within the family.
Patronymic name	The patronymic name of the PSC (where used).

K. PSC Notification - Legal Entity

Submission Date		The date on which this information was submitted.
	day-month-year	Input the month as abbreviated text e.g., 30-Jan-2015
Name of entity		
Legal form		Choose from: Private registered company Public registered company Limited liability partnership Other legal entity (e.g., government department) Trust Legal arrangement
Jurisdiction		The jurisdiction in which this legal entity is registered, if any. Legal entities that have a unique registration must provide a jurisdiction, register and identifier.
Register		The register in which this legal entity is registered.
RC Number		The Registration number for this legal entity. E.g., a company number provided by a central business register.

Governing law			he governing law to which this legal entity is abject.
Address - registered	Building name/number		ne registered address of the legal entity
	Street	·	
	City		
	State		
	Country		
L. Details of th	ne interest(s) h	eld	
Date this person b a person with sign control			Input the month as abbreviated text e.g., 30-Jan-2020
Interests held	•		

Interests held Shares in a company or interest in a limited liability partnership Does the PSC directly or indirectly hold at least 5% of the harmonic of the percentage held directly indirectly. Name of legal owner(s) of shares or interest in the Register and the percentage of the PSC's overall interest held through them. Name(s), jurisdiction(s), and company number(s) of legal owner(s) owner(s)		Countr	У					
Date this person became a person with significant control Interests held Shares in a company or interest in a limited liability partnership Does the PSC directly or indirectly hold at least 5% of the shares or interest in a company or limited liability partnership? Percentage held directly Name of legal owner(s) of shares or interest in the Register and the percentage of the PSC's overall interest held through them. Name of legal owner(s) of shares or interest in the Register and the percentage of the PSC's overall interest held through them. Name of legal owners or interest in the Register and the percentage of the PSC's of the shares or interest in the Register and the percentage of the PSC's of the voting rights in the Register and the percentage of the PSC's of voting rights in the Register and the percentage of the PSC's of voting rights in the Register and the percentage of the PSC's of the voting rights in the Register and the percentage of the PSC's of legal owner(s) of legal owner(s) Name of legal owner(s) Percentage held directly If 'Yes', state the percentage held directly indirectly hold at least 5% of the voting rights in the Register and the percentage of the PSC's of legal owner(s) Percentage held directly Name of legal owner(s) Name(s), jurisdiction(s), and company number(s) of legal owner(s) Percentage of the PSC's	L. Details of the	e inte	rest(s) he	eld				
Does the PSC directly or indirectly hold at least 5% of the shares or interest in a company or limited liability partnership? Percentage held directly	Date this person became a person with significant					Input the month as abbreviated text e.g., 30-Jan-2020		
Does the PSC directly or indirectly hold at least 5% of the shares or interest in a company or limited liability partnership? Name of legal owner(s) of shares or interest in the Register and the percentage of the PSC's overall interest held through them. Name of legal owners (s) of shares or interest in the Register and the percentage of the PSC's overall interest held through them. Name of legal owners (s) of legal owners (s) of legal owners in the Register and the percentage of the PSC's overall interest held through them. Voting rights in a company or limited liability partnership Does the PSC directly or indirectly hold at least 5% of the voting rights in a company or limited liability partnership? Yes/No Name of legal owners of the legal owners in an attral person, name should be as it appears on the Register on the Register and the percentage held directly Percentage held directly If 'Yes', state the percentage held directly indirectly.	Interests held							
indirectly hold at least 5% of the shares or interest in a company or limited liability partnership? Name of legal owner(s) of shares or interest in the Register and the percentage of the PSC's overall interest held through them. Name of legal owner is an empany or limited liability partnership Does the PSC directly or indirectly hold at least 5% of the voting rights in a company or limited liability partnership? Name of legal owner(s) Voting rights in the Register and the percentage held directly Percentage held directly Name(s), jurisdiction(s), and company number(s) of legal owner is held indirectly, the name of the legal owner through which this interest is held indirectly, the name of the legal owner through which this interest is held should be provided. Where the PSC holds the interest through ecombination of legal owner is an antural person, name should be as it appears on the Register and the percentage held directly Percentage held directly If 'Yes', state the percentage held directly indirectly. Percentage held indirectly Name of legal owner(s) of voting rights in the Register and the percentage of the PSC's Name(s), jurisdiction(s), and company number(s) of legal owner(s) Of voting rights in the Register and the percentage of the PSC's	Shares in a compan	ny or in	terest in a	limited liability partne	ership			
Percentage held directly			Yes/No			If 'Yes', state the percentage held directly and indirectly.		
Name of legal owner(s) of shares or interest in the Register and the percentage of the PSC's overall interest held through them. Name of legal owner(s) Voting rights in a company or limited liability partnership? Does the PSC directly or indirectly hold at least 5% of the voting rights in a company or limited liability partnership? Percentage held directly Name of legal owner(s) Name(s), jurisdiction(s), and company or limited liability partnership Yes/No If 'Yes', state the percentage held directly indirectly. Percentage held indirectly If the names and percentages of the legal owners are the same as the shares and interest declaration, then this section can be fell blank.	5% of the shares or interest in a compar	•	Percentag	e held directly				
of shares or interest in the Register and the percentage of the PSC's overall interest held through them. company number(s) of legal owner through which this interest is held should be provided. Where the PSC holds the interest through a combination of legal owners in the Register all relevant legal owner is an antural person, name should be as it appears on the Register where the legal owner is an antural person, name should be as it appears on the Register where the legal owner is an antural person, name should be as it appears on the Register of the voting rights in a company or limited liability partnership? Percentage held directly Name of legal owner(s) Name(s), jurisdiction(s), and company number(s) of legal owner(s) Voting rights in the Register and the percentage of the PSC's	2		Percentag	e held indirectly				
through them. Combination of legal owners in the Register all relevant legal owners in the Register all relevant legal owners should be listed.	of shares or interest in the Register and the		company		Share (%)	indirectly, the name of the legal owner through which this interest is held should be provided.		
Does the PSC directly or indirectly hold at least 5% of the voting rights in a company or limited liability partnership? Percentage held directly Percentage held indirectly Name of legal owner(s) of voting rights in the Register and the percentage of the PSC's Percentage held indirectly Voting rights (%) If 'Yes', state the percentage held directly indirectly. If the names and percentages of the legal owners are the same as the shares and interest declaration, then this section can be left blank.						combination of legal owners in the Register, all relevant legal owners should be listed. Where the legal owner is a natural person, the name should be as it appears on the Register. Where the legal owner is an entity, the company number and jurisdiction should also		
indirectly hold at least 5% of the voting rights in a company or limited liability partnership? Percentage held directly Percentage held indirectly Name of legal owner(s) of voting rights in the Register and the percentage of the PSC's indirectly. Percentage held directly Voting rights (%) If the names and percentages of the legal owners are the same as the shares and interest declaration, then this section can be left blank.	Voting rights in a c	compan	y or limited	d liability partnership				
in a company or limited liability partnership? Percentage held directly Percentage held indirectly Name of legal owner(s) of voting rights in the Register and the percentage of the PSC's Percentage held directly Voting rights (%) If the names and percentages of the legal owners are the same as the shares and interest declaration, then this section can be left blank.		-	Yes/No			If 'Yes', state the percentage held directly and indirectly.		
Name of legal owner(s) of voting rights in the Register and the percentage of the PSC's Percentage held indirectly Name(s), jurisdiction(s), and company number(s) of legal owner(s) Voting rights (%) If the names and percentages of the legal owners are the same as the shares and interest declaration, then this section can be left blank.	5% of the voting rights in a company or limited		Percentag	Percentage held directly				
of voting rights in the Register and the percentage of the PSC's	naomty partitership	•	Percentag	e held indirectly				
	of voting rights in the Register and the		company	ompany number(s) of legal (%)		owners are the same as the shares and interest declaration, then this section can be		
indirectly, the name of the legal owner	overall interest held					indirectly , the name of the legal owner through which this interest is held should be		

The right to appoint or re	move a majority of the directors or p	partners	Where the PSC holds the interest through a <i>combination</i> of legal owners in the Register, all relevant legal owner should be listed. Where the legal owner is a natural person, the name should be as it appears on the Register. Where the legal owner is an entity, the company number and jurisdiction should also be provided.
Does the PSC directly or indirectly hold the right to appoint or remove a majority of the directors or partners in a company or limited liability partnership?	Yes/No		
Significant influence or c	ontrol over a company or limited pa	rtnership	
Does the PSC otherwise have the right to exercise or is actually exercising significant influence or control over a company or limited liability partnership?	Yes/No		
Significant influence or c conditions if it were an ind	ontrol whether or not the PSC is a ledividual	egal entity, but wou	ld itself satisfy any of the first four
Does the PSC have the right to exercise, or actually exercise significant influence or control over the activities of a trust or firm, whether or not it is a legal entity, but would itself satisfy any of the first four conditions if it were an individual?	Yes/No		Natural persons should always answer 'No'.

Guidance
The forms above contain some inline guidance

Term	Definition
Person of significant control	 "person with significant control" means any person: directly or indirectly holding at least 5% of the shares or interest in a company or limited liability partnership; directly or indirectly holding at least 5% of the voting rights in a company or limited liability partnership; directly or indirectly holding the right to appoint or remove a majority of the directors or partners in a company or limited liability partnership; otherwise having the right to exercise or actually exercising significant influence or control over a company or limited liability partnership; or having the right to exercise, or actually exercising significant influence or control over the activities of a trust or firm whether or not it is a legal entity, but would itself satisfy any of the first four conditions if it were an individual."

Presented for filing by:

	9 - 7 -			
Name				
Address	Building			
	name/number			
	Street			
	City/town/village			
	Postcode			
	State			
Phone Number				
Email		Accreditation Num	ber (where	
		applicable)	•	
Signature		Date		

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- 3) Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Pursuant to Section 377(4) of the Companies and Allied Matters Act, 2020

CAC 2 NOTICE OF FINANCIAL YEAR END OR CHANGES THEREIN





What this form is for

You may use this form for notice of Financial year end or change

What this form is NOT for You cannot use this form to give notice of AGM



www.cac.gov.ng

Company Details:										
Registration Number										
Company Name										
Company type			_							
Financial year end	d	d		m	m		У	у	у	У
Changes in financial year			_							
Date shortened so as to end on	d	d		m	m		У	у	у	У
Date extended so as to end on	d	d		m	m		У	у	у	У
Authentication										
Name									by a Dire	
Description					Secretary or any authorised officer of the company.				<i>(</i> C) 01	

Presented for filing by:

Name				
Address	Street			
	City area/District			
	City/Town/Village			
	Local Government			
	Postal code			
	State			
	Country			
Phone Number		1		
Email		Accreditation Number (where	applicable)	
Signature		Date		<u> </u>

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- 3) Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Pursuant to Section 30 of Companies and Allied Matters Act, 2020

CAC 3 NOTICE OF CHANGE OF NAME OF A COMPANY





What this form is for

You may use this form for notice of Change of name for company

What this form is NOT for

You cannot use this form to give notice of a change of name for Limited Liability Partnership

For further information
Please refer to our guidance at
www.cac.gov.ng

Company Details:														
Registration Number														
Existing name of Comp	any													
Date of Resolution	d		m	m		у	у	У	у					
New Name			•		•	•	•		-	•	•			
Authentication		•												
Name						This form								
Description						Secretary or any authorised officer of the company								
Presented for filing by	:													
Name														
Address	Street													
	City are	ea/District												
	City/To	wn/Village												
	Local C	Government												
	Postal c	code												
	State													
	Country	V												
Phone Number														
Email				Accredita	tion Numb	er (wher	e applicable)							
Signature				Date				•						

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- 3) Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Application for re-registration (CAC 4)

Pursuant to Sections 55-77 of the CAMA, 2020

CAC 4 APPLICATION FOR RE-REGISTRATION





What this form is for

You may use this form to make an application for the re-registration of a



X What this form is NOT for

You cannot use this form to make an application to re-register company as limited

05 4
For further information
Please refer to our guidance at

www.cac.gov.ng

1 3	liabilit	y partner	ship.										
1. Company details													
Registration Number													
Company name in full													
New Name													
2. Date of resolution													
	d	d		m	m		у	У	у	у			
3. Re-registration	Please tick the appropriate re-registration												
	The above company applies to be registered as												
	☐ Private company to public company												
	☐ Public company to private company												
	☐ Private limited company to an unlimited company ☐ An unlimited company to a limited company												
						d compa							
Full name of re-registered company		0110 001	iipuiiy	o un un	mmmee	. compe	arry						
Please fill 4 and 5 where applicabl	e for re	-registi	ration o	f privat	te comp	any to	public	compa	ny.				
4. Minimum issued share capital	The a	bove co	ompany	confir	ms that	(please	e tick []):					
						e comp zed mir			share				
5. Statement of proposed	•					ompany			re-reg	istered			
secretary	does 1	not hav	e a secr	etary.					, ,				
a Casustanu ann aintmant urba is an	•		ate secr	etary, g	go to se	ction 5	(b)						
a. Secretary appointment who is an	ı ınaıv	iduai											
Title													
First Name													
Surname													
Other name(s)													
Identity Number													
Identity Type													
Phone Number													
Email													
i. Secretary's service address													
Number/Building name													
Street													
City													
LGA													
State													

Country			
b. Corporate Sec	retary appointmer	nt	
Name of corporate l	body or firm		
Number/Building na	ame		
Street			
City			
LGA			
State			
Country			
6. Statement of co	-		
registration have be		requirements of the Comp	panies and Allied Matters Act as to re-
7. Authentication			
Name			This form is authorised a by Director, Secretary or any
Description			authorised officer of the company.
Presented for filing	g by:		
Name			
Address	Street		
	City area/District		
	City/Town/Village		
	Local Government		
	Postal code		
	State		
	Country		
Phone Number			
Email		Accreditation Number (where	applicable)
Signature		Date	

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Directors' solvency statement (CAC 4A)

Pursuant to Section 57(5)(b) of the Companies and Allied Matters Act, 2020

CAC 4A DIRECTORS' SOLVENCY STATEMENT





What this form is for

You may use this form for director's solvency statement

X What this form is NOT for

You cannot use this form for statutory declaration of solvency.

For further information Please refer to our guidance at www.cac.gov.ng

1. Company de	tails									
Registration Num	ber									
Company name										
2. Date of resolu	ution	d c	d	m	m]	у	у	у	у
		DE	CLARATI(ON						
sincerely declare formed the opinic liabilities, as being We believe that: The company is	listed below) being all of that we have made a full on that the company is all g debts that have fallen of a sable to pay its debts to company is more than its capital will not be impart	Il inquiry ble to pay due.	into the affai y its debts, as	irs of the sidentification in the sidentifica	ne comp fied in t	pany an the attace	d that, ched st	having o	done so	, have
	ne Numbers and Sign									
S/No Name			Phone Num	aber		Signa	ture	Date		
1										\dashv
2			<u> </u>							
	Sw	orn to at the	e Registry of							
	this _	da	y of	, 2	0					
		Com	Before me missioner for Oa	aths						
Presented for	filing by:									
Name										
Address	Street									
	City area/District									
	City/Town/Village									
	Local Government									
	Postal code									
	State									
	Country									
Phone Number										
Email		Accredita	ation Number (where	e applicable	e)					
Signature		Date				I				

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- 3) Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Pursuant to Section 154 of the Companies and Allied Matters Act, 2020

CAC 5RETURN OF ALLOTMENT OF SHARES



 \checkmark

What this form is for

You may use this form for allotment of issued share capital and notice of increase of share capital

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V
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What this form is NOT for

You cannot use this form for transfer of shares.

For further information

Please refer to our guidance at www.cac.gov.ng

1. Company details														
Registration Number														
Company name in full														
2. Date of resolution	d		d	1	n	m y		У		у	У	у		
3. Allotment Dates	1	<u> </u>				l l		1				I		
From Date	d	d	m	m	у	у	у	у	the dat	same day e' box. If s	ate If all shares were allotted on y enter that date in the 'from shares were allotted over a			
To Date	d	d	m	m	у	у	у	у		riod of time 1 'to date'		both 'fron	date'	
3. Shares allotted	1	1	I		1	l	<u> </u>	1	<u> </u>					
Please give details of the shares allotted														
Class of shares (E.g. Ordinary/Preference, etc.)	Number of issued shares					value of each share				Amount paid (including share premium) on each share			-	
If the allotted shares are fully or partly paid up otl	herwi	isa th	on in	onsh	nle	oge st	ota th	10.001	neida	ration	Please	usa		
for which the shares were allotted	iici wi	isc tii	an m	casii	, pic	asc su	atc ti	ic coi	iisiuc	Tation		uation P	age if	
Details of non-cash consideration. If a PLC, please attach valuation report (if appropriate)														
Statement of capital														
	Section 5 should reflect the company's issued capital following the changes made in this form.													
4. Statement of issued share capital														
Please complete the below to show the issued sha						which	this 1	eturr	ı is n	nade up.				
Class of shares (E.g. Ordinary/Preference etc)	Nu	mbei	r of S	hare		nominal value if any I				i f any In	ggregate amount unpaid, neluding both the nominal and any share premium			

Totals							
5. Statement of capital (Pre-	scribed particula	ars of r	rights attach	ed to shar	es)	<u> </u>	
Class of share Prescribed particulars							Prescribed particulars of rights attached to shares The particulars are: 1. particulars of voting rights, including rights that arise only in certain circumstances;
Class of share Prescribed particulars							2. particulars of any rights, as respect dividends, to participate in a distribution; 3. particulars of any rights, as respects capital, to participate in a distribution (including winding
							up); and 4. whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder and any terms or conditions relating to redemption of these shares.
6. Particulars of allotm							
	of individual/	'legal	entity		No. Allo	of Shares tted	Class of Shares
Name							
Number/building Name							
Registration Number (where applicable)							
Street							
City							
Local Government (where applicable)							
State							
Country							
Details	of individual/	'legal	entity		No. Allo	of Shares tted	Class of Shares
Name							
Number/building Name							
Registration Number (where applicable)							
Street							
City							
Local Government (where applicable)							
State							
Country							
7. Authentication							
Name						Secretary or	authorised by a Director, any authorised officer of
Description						the company	•
Presented for filin	g by:						
Name							
Address Number	r/Building Nam	e					

Street
City/Town/Village
Local Government
Postal code
State

Phone Number		
Email	Accreditation Number (where	
	applicable)	
Signature	Date	

Note:

- 1. If there is insufficient space in the form to provide the information required, please attach a separate sheet containing the information required in the prescribed format.
- 2. In the case of increase in issued share capital, at least 25% of the share capital including the increase shall be paid up within six months of notice of increase in the share capital and the return should be accompanied by copies of the memorandum and articles of association.
- 3. Directors shall, within six months of notice of increase in the issued share capital, deliver to the Commission a statutory declaration verifying the fact that 25% of the share capital including the increase has been paid up.

Penalty for false statement or information:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, willfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable-
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every day the default continues.
- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- 3) Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Pursuant to Sections 125, 182 & 418(2) of the Companies and Allied Matters Act, 2020

CAC 5A NOTICE OF CONSOLIDATION, SUBDIVISION, REDEMPTION OF SHARES OR RE-CONVERSION OF SHARES INTO STOCKS





What this form is for

You may use this form for notice of consolidation, sub-division, redemption of shares or re-conversion of share into

What this form is NOT for

You cannot use this form to give notice of a conversion of shares into stock

For further information Please refer to our guidance at www.cac.gov.ng

stocks									
1. Company details									
Registration Number									
Company name in full									
2. Date of resolution	d d	m m	!	y y y					
3. Consolidation		<u> </u>							
Please show the amendments to class of s	shares								
	Previous share struct	ture	New share s	tructure					
Class of shares (E.g. Ordinary/Preference, etc.)	Number of issued shares	Nominal value of each share	Number of issued shares	Nominal value of each share					
401111									
4. Sub-division									
Please show the amendments to class of s									
	Previous share struct	ture	New share structure						
Class of shares (E.g. Ordinary/Preference, etc.)	Number of issued shares	Nominal value of each share	Number of issued shares	Nominal value of each share					
5. Redemption		1	•						
Please show the class number and nomin redeemed	al value of shares that	have been re-	deemed. Only	redeemable shares can be					
Class of shares (E.g. Ordinary/Preference, etc.)	Previous share struct	ture	New share s	tructure					
6. Re-conversion									
Please show the class, number and nominal v	 alue of shares following	re-conversion	into stock.						
•	New share structure	•							

Value of stock	Class of shares Ordinary/Prefe		Number of issued shares	Nominal Value of each share
Statement of capital				
	in this form.	ıld reflect the comp	oany's issued capi	tal following the changes made
7. Statement of issued share capita				
Please complete the below to show each sha	are classes held.			
Class of shares	Amount paid up on each share	Amount (if any) unpaid on each	Number of shares	Aggregate nominal value
		Totals		
8. Statement of issued share capital (Prese	cribed particulars	of rights attached to	o shares)	
Class of share Prescribed particulars				Prescribed particulars of rights attached to shares The particulars are: 1. particulars of voting rights, including rights that arise only in certain circumstances; 2. particulars of any rights, as respect dividends, to participate in a distribution;
Class of share				3. particulars of any rights, as respects capital, to participate in a distribution
Prescribed particulars		(including winding up); and 4. whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder and any terms or conditions relating to redemption of these shares.		
9. Authentication				
Name			Secretary	n is authorised by a Director, or any authorised officer of the
Description			company	•
			•	

Street	
City area/District	
City/Town/Village	
Local Government	
Postal code	
State	
Country	
	Accreditation Number (where applicable)
	Date
	City area/District City/Town/Village Local Government Postal code State

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- 3) Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Pursuant to Section 728 of the Companies and Allied Matters Act, 2020

CAC 6 NOTICE OF REGISTERED OR HEAD OFFICE ADDRESS





What this form is for

You may use this form to give notice of Change of registered or head office address

What this form is NOT for

You cannot use this form to give notice of registered office of an LLP



1. Company detail	ils											
Registration Number												
Company name in full												
2. Date of resolut	d	d	m	m	у	у	у	у				
3. New registered/Head office Address			☐ Ro☐ H	egistered ead Offic ange in r	ce	office			s not 1	ake eff	ect until the	
Number/Building Nan	ne*											
street*												
City/Town/Village*												
Local Government*												
Postal code												
State*												
4. Authentication	<u> </u>											
Name										Direct	orm is author or, Secretary ised officer o	or any
Description										Direct	or, Secretary ised officer of	or any
Description Presented for filing b	py:									Direct author	or, Secretary ised officer of	or any
Description Presented for filing b Name										Direct author	or, Secretary ised officer of	or any
Description Presented for filing b	Stree									Direct author	or, Secretary ised officer of	or any
Description Presented for filing b Name	Stree City	area/District								Direct author	or, Secretary ised officer of	or any
Description Presented for filing b Name	Stree City City/	area/District Town/Village								Direct author	or, Secretary ised officer of	or any
Description Presented for filing b Name	Stree City City/ Loca	area/District Town/Village Il Government								Direct author	or, Secretary ised officer of	or any
Description Presented for filing b Name	Stree City City/ Loca Posts	area/District Town/Village al Government al code								Direct author	or, Secretary ised officer of	or any
Description Presented for filing b Name	Stree City City/ Loca	area/District Town/Village al Government al code								Direct author	or, Secretary ised officer of	or any
Description Presented for filing b Name	Stree City City/ Loca Posta	area/District Town/Village al Government al code								Direct author	or, Secretary ised officer of	or any
Description Presented for filing b Name Address	Stree City City/ Loca Posta	area/District Town/Village al Government al code		editation (cable)	Number (w	vhere				Direct author	or, Secretary ised officer of	or any

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- 3) Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Pursuant to Section 321 of the Companies and Allied Matters Act, 2020

CAC 7

APPOINTMENT OF DIRECTOR



What this form is for

You may use this form to appoint a director

What this form is NOT for

You cannot use this form to change details of a director



For further information Please refer to our guidance at www.cac.gov.ng

1. Company details													
Registration Number													1
Company name in full													1
2. Date of director's appointment	ent												-
Date of appointment		d	d	m	m	у	у	у		у			1
3. New director's details	1		L		I		I	ı			L		1
Title													1
Full forename(s)													1
Surname													1
Former name(s)					Gende	r							1
Country/state of residence					Phone	Numbe	r						1
Nationality					Email								1
Identity Type					Identit	Identity Number							
Date of birth		d	d	m	m	у	у	у	у				
Business occupation (if any)									<u> </u>				-
4. New director's service address in Section 4a.	ess Pl	lease cor	nplete y	our servi	ce addres	s below	. You mu	ıst also	comp	lete y	our resid	lential	
Number/Building Name											at will ap		_
Street								have to			This doe l resident		
City/Town/Village						address. Please state 'The Company's Registered Office' if your service							
Local Government (where								address	is reco	orded in	n the		
applicable) Postal code											f director		
State						you				the company's registered office. If you provide your residential address here it will appear on the			
Country								public re					
4a. New director's residential a	addr	ess Plea	ase com	plete you	r resident	ial addr	ess belov	V.					٦
Number/Building Name				• •							as servi		
Street											tion if y		
City/Town/Village											npany's 's reside		
Local Government (where applicable)								address	es as	'Same	as serv ot state		
Postal code								'Same a	as ser	vice a	ddress' i		
State								-			ss has be as 'The		

Country		Company's Registered Office'.							
		You will need to complete the							
		address in full.							
5. Confirmation of consent to act as a director									
	Please tick the box to confirm consent								
	☐ I confirmed that the person named in section 3								
	has consented to act as a director of the company								
	named in section 1.								
		-							

6. Authentication	
Name	This form is authorised by a Director, Secretary or any authorised officer of the company.
Description	

Name					
Address	Street				
	City area/District				
	City/Town/Village				
	Local Government				
	Postal code				
	State				
	Country				
Phone Number					
Email		Accreditation Number (where applicable)			
Signature		Date			

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- 3) Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Notice of vacation of office/removal of director (CAC 7A)

Pursuant to Sections 284 and 288 of the Companies and Allied Matters Act, 2020

CAC 7A NOTICE OF VACATION OF OFFICE/REMOVAL/RESIGNATION **OF DIRECTOR**



What this form is for

You may use this form to give notice for termination of appointment of a director

What this form is NOT for

You cannot use this form to change details of a



For further information Please refer to our guidance at www.cac.gov.ng

1. Company details													
Registration Number													
Company name in full													
2. Date of resolution											a director	before the	
Date of resolution		expiration of his period of office Sec. 288(1) d d m m y y y y											
3. Vacation type					· · ·			l	1				
		□ R □ R □ T □ T	Remo Resig Termi	oval nation ination e expir		fy)	below:						
4. Director's details													
Title													
Full forename(s)													
Surname													
Former name(s)													
Nationality													
Date of birth		d		d	m	m	у	у	у		У		
4. Termination Date													
Date of termination		d		d	m	m	1,77	37	37		3 7		
							у	У	У		у		
5. Authentication		Only	y one	direct	or appo	intment	can be te	rminated	per fo	orm.			
										Th	ic form is a	uthorised by a	
Name										Di	rector, Secre thorised offi	etary or any	
Description										mpany.	eer or the		
Presented for filing by:													
Name													
Address	Street												

Name		
Address	Street	
	City area/District	
	City/Town/Village	
	Local Government	
	Postal code	

	State				
	Country				
Phone Number					
Email		Accreditation Number (where applicable)			
Signature		Date			

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- 3) Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Notice of change in particulars of director (CAC 7B)

Pursuant to Section 321 of the Companies and Allied Matters Act, 2020

CAC 7B

NOTICE OF CHANGE IN PARTICULARS OF DIRECTOR



 $\sqrt{\frac{V}{V}}$

Postal code

What this form is for

You may use this form to change the particulars of a director

What this form is NOT for You cannot use this form to change details of a partner of an LLP

For further information Please refer to our guidance at www.cac.gov.ng

1. Company details										
Registration Number										
Company name in full										_
2. Director's current details on th	e registe	r								
Date of birth	d	d	m	m	У	у	у	у		
Title				1					1	
Full forename(s)										
Surname										
3. Date of change of details	d Pleas	d se complet			y y ions to ind			our details	have	
4. Change of name details Plea	ase enter ne	ew name.								
Title										
Full forename(s)										
Surname										
5. Change of service address										
Number/Building Name										
Street										
City/Town/Village										
Local Government (where applicable)										
Postal code										
State										
Country										
		confirm the				in the co	mpany's	register o	of	
5. Change of residential address P	lease com	plete this s	ection if y	ou have	changed	your resi	idential a	ddress		
Number/Building Name								same as s		
Street						resid	dential ac	nis section Idress is re	ecorded	
City/Town/Village								ny's regis		
Local Government (where applicable)								service ad		

State	
Country	
6. Change of other details	
Change of Email	
Change of telephone number	
Change of Nationality	
Correction of Gender	
Change of Country/State of residence	
Change of Business occupation	
7. Authentication	
Name	This form is authorised by a Director, Secretary or any authorised officer of
Description	the company.

Name				
Address	Street			
	City area/District			
	City/Town/Village			
	Local Government			
	Postal code			
	State			
	Country			
Phone Number		l		
Email		Accreditation Numbe	r (where applicable)	
Signature		Date		

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- 3) Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Pursuant to Section 330 of the Companies and Allied Matters Act, 2020

CAC 8 APPOINTMENT OF SECRETARY



What this form is for

1. Company details

Registration Number

You may use this form to appoint a secretary individual or corporate

What this form is NOT for

You cannot use this form to change details of a secretary

AFFAIRS
A COM
CAC &
BOJ HO

For further information Please refer to our guidance at www.cac.gov.ng

Company name in full													
2. Date of appointment	,												
Date of appointment	d		d	m		m		y	у		y	у	
3. New individual secretary's de	tails fo	r corp	orate	secret	ary p	olease	go to	5					
Title													
Full forename(s)													
Surname													
Former name(s)													
Country/state of residence						Phon	e Nu	mber					
Nationality						Emai	1						
Identity Number						Ident	ity T	ype					
Date of birth			m	m	у	l v	v	Ιν					
	d	d	111	III	y	у	У	у					
Business occupation (if any)													
4. New individual secretary's ser	rvice ac	ldre	ss Ple	ase co	mpl	ete you	ır ser	vice a	address	belov	v. You	must also	complete
your residential address in Section 4a. Number/Building Name												dress that	
Street										appear on the public record. This does not have to be your usual			
City/Town/Village									1	reside	ntial ad	dress.	
Local Government (where applicable)													
Postal code													
State													
Country													
4a. New secretary's residential a	ddress	Pleas	se com	plete	you	reside	ential	addr	ess belo	w.			
Number/Building Name												state 'Sar	
Street										servio	e addr		een stated
City/Town/Village										as 'The Registere	d		
Local Government (where applicable)							Company's Registered Office'. You will need to complete the address in full.						
Postal code									, ·	comp	iete the	e address	ın tull.
State													
Country													
					45				1				

lress of the corporate body/firm	
Telephone number	
Email	
	This form is authorised by a Director, Secretary or any
	authorised officer of the company.
de	•

Name			
Address	Street		
	City area/District		
	City/Town/Village		
	Local Government		
	Postal code		
	State		
	Country		
Phone Number			
Email		Accreditation Number (whe applicable)	ere
Signature		Date	

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- 3) Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Notice of removal of secretary (CAC 8A)

Pursuant to Section 333 of the Companies and Allied Matters Act, 2020

CAC 8A NOTICE OF REMOVAL OF **SECRETARY**





What this form is for

You may use this form to give notice of termination of secretary's appointment

X What this form is NOT for

You cannot use this form to give notice of appointment of secretary

CAC S
further information

Please refer to our guidance at www.cac.gov.ng

1. Company details									
1. Company details									
Registration Number									
Company name in full									
2. Individual Secretary's curre	ent deta	ails on	the reg	ister					
Date of birth	d	d	m	m	у	у	У	У	
Title									
Full forename(s)									
Surname									
2a. Corporate Secretary's cur	rent de	tails or	n the re	gister					
Corporate body/firm name									
3. Date of removal				_					-
	d	d	m	m	у	у	У	У	
4. Authentication									
Name									tary or any authorised
Description								officer of the co	ompany.

Presented for filing by:

Name			
Address	Street		
	City area/District		
	City/Town/Village		
	Local Government		
	Postal code		
	State		
	Country		
Phone Number			
Email		Accreditation Number (where a	applicable)
Signature		Date	

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.

 Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria. 2)

Notice of change in particulars of secretary (CAC 8B)

Pursuant to Sections 337-338 of the Companies and Allied Matters Act, 2020

CAC 8B

NOTICE OF CHANGE IN PARTICULARS OF **SECRETARY**



What this form is for

You may use this form to change the Details of a secretary.

What this form is NOT for

You cannot use this form to give notice of appointment of secretary



For further information

Please refer to our guidance at www.cac.gov.ng

1. Company details									
Registration Number									
Company name in full									
2. Individual Secretary's curre	ent det	tails on	the reg	gister					
Date of birth	d	d	m	m	у	у	у	У	
Title								I	
Full forename(s)									
Surname									
2a. Corporate Secretary's current details on the register									
Corporate body/firm name									
3. Date of change of details	d	d	m	r	n	V	v	V	V
						,		ch of you	r details have changed.
4. Change of name details									
Title									Please enter new name for an individual secretary.
Full forename(s)									an individual secretary.
Surname									
Corporate body/firm name									Please enter new name for a corporate secretary
5. Change of service address	I								a corporate scoretary
Number/Building Name									
Street									
City/Town/Village									
Local Government (where applicable)									
Postal code									
State									
Country									
	☐ I confirm that there has been no change in the company's register of Secretary's residential addresses.								
5. Change of residential addre	ss Pleas	se comple	ete this s	ection i	f you hav	ve chan	ged you	r resident	ial address
Number/Building Name									rate 'same as service
Street									in this section if your al address is recorded in
City/Town/Village									pany's register as 'Same e address'.
Local Government (where applicable)								45 501 110	

Postal code	
State	
Country	
6. Change of other details	
Change of Email	
Change of telephone number	
Change of Nationality	
Correction of Gender	
Change of Country/State of residence	
Change of Business occupation	
7. Authentication	
Name	This form is authorised by a Director, Secretary or any authorised officer of
Description	the company.

Name								
Address	Street							
	City area/District							
	City/Town/Village							
	Local Government							
	Postal code							
	State							
	Country							
Phone Number		L						
Email		Accreditation Number (where applicable)						
Signature		Date	1					

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- 3) Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Particulars of charge (CAC 9)

Pursuant to Section 222 of the Companies and Allied Matters Act, 2020

CAC 9

PARTICULARS OF CHARGE



V	

What this form is for

You may use this form to register particulars of charge

What this form is NOT for

You cannot use this form for statement of satisfaction of a charge.

For further information please refer to our guidance at www.cac.gov.ng

1. Company details									
Registration Number									
Company name in full									
	This form must be delivered to the Commission for registration within 90 days beginning with the day after the date of creation of the charge. If delivered outside of the 90 days, it will be rejected unless it is accompanied by a court order extending the time for delivery. You must enclose a certified copy of the instrument with this form.								
2. Charge details									
Amount secured									State the amount secured and the currency
Creation date	d	d	m	m	у	У	у	У	
3. Names of persons or trustees entitle	ed to	the	charg	ge		•			
			ow the		of ea	ch of th	e pers	ons, se	curity agents or trustees
Name									
Name									
Name									
	tic!	k the si I constees	tateme firm th	nt belo at there	w. e are r				any three names and then ns, security agents or
Type of Charge 4. Short particulars of the property of	entitled to the charge. 1. charge for the purpose of securing any issue of debentures 2. charge on uncalled share capital of the company; 3. charge created or evidenced by an instrument which if executed by an individual would require registration as a bill of sale 4. charge on land, wherever situate, or any interest therein, but not including a charge for rent or other periodical sum issuing out of land 5. charge on book debts of the company 6. floating charge on the undertaking or property of the company; 7. charge on calls made but not paid; 8. charge on a ship or aircraft or any share in a ship; and 9. charge on goodwill, or on any intellectual property.								
4. Short particulars of the property or				`					
	Please give a short description of any land, ship, aircraft, or intellectual property registered or required to be registered in Nigeria subject to a charge (which is not a floating charge) or fixed security included in the instrument.								

Brief description									
5. Other charge or fixed	security								
		Does the instrument include a charge (which is not a floating charge) or							
		fixed security over any tangible or intangible or corporeal or incorporeal property not described above? Please tick the appropriate box. Yes							
		□ No							
6. Floating charge									
		Is the instrument expressed to contain a floating charge? Please tick the appropriate box. ☐ Yes, Continue							
		☐ No Is the floating charge expressed to cover all the property and undertaking of the company? ☐ Yes							
7. Trustee statement		\square I confirm that there is negative pledge clause in the charge							
7. Trustee statement	,								
		You may tick the box if the company named in Section 1 is acting as trustee of the property or undertaking which is the subject of the charge.							
8. Authentication									
Name		This form is authorised by a Director, Secretary or any							
Description		authorised officer of the company.							
Presented for filing b	y:								
Name									
Address	Street								
	City area/District	et et							
	City/Town/Village	ge ge							
	Local Governmen	nt							
	Postal code								
	State								
	Country								
Phone Number									
Email		Accreditation Number (where applicable)							
Signature		Date							

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

Statement of satisfaction of whole or in part of a charge (CAC 10)

Pursuant to Section 229 of the Companies and Allied Matters Act, 2020

CAC 10 STATEMENT OF SATISFACTION IN WHOLE OR IN PART OF A CHARGE



\	What this form is for You may use								
V	this form to register								
	Statement of satisfaction in full	or in							
part o	of charge								

What this form is NOT for

You cannot use this form for particulars of charge

For further information
Please refer to our guidance at www.cac.gov.ng

1. Company details														
Registration Number														
Company name in full														
2. Charge details														
Charge creation date	d	d	m	m	у	у	У	V	у					
3. Description of instrument														
		ease g				ion of	the in	ıstrı	ımen	nt (if	fany) b	y whi	ch t	he charge is
Instrument description														
Amount secured by the charge														
4. Short particulars of the property or	un	derta	ıkin	g cl	ıar	ged								
	Pl	ease g	ive tl	he sh	ort p	articu	ılars o	of th	e pro	oper	ty or u	nderta	king	g charged.
Short particulars														
5. Satisfaction														
3. Satisfaction	т	~	41	4.41	1.1.	C 41	1		1		1 11	1		· 1
		ease ti						arge	as a	esc1	nbea n	as bee	n pa	id or satisfied.
		In wh												
		In par	t											
Date of release	d		d		m	:	m	:	у		y	У		у
Amount outstanding (in case of Satisfaction in part)								<u> </u>						
Property to be released in part or whole. Please														ease list the
tick the appropriate box. ☐ In whole														operty to be leased in part or
☐ In part														hole.
6. Details of person delivering this stat	022	ont c	nd ·	thai	, ir	tores	at in	th a	, oh	0 14.00				
i o. Detans of Derson Genvering this Stat	.cm	ciit a	na l	шеп	r 111	reres	St III	uie	CH	ar 2	C			

	Please give the name of the person delivering this statement						
Name							
Telephone Number		Email					
Number/Building Name							
Street							
City/Town/Village							
Local Government (where applicable)							
Post code							
State							
Country							
	Please give the person's inte	rest in the charge (e.g	. chargor/chargee etc).				
Person's interest in the charge							
9. Authentication							
			This forms is outhorized by s				
Name			This form is authorised by a Director, Secretary or any				
Description			authorised officer of the company.				
Presented for filing by:							

Name			
Address	Street		
	City area/District		
	City/Town/Village		
	Local Government		
	Postal code		
	State		
	Country		
Phone Number			
Email		Accreditation Number (applicable)	(where
Signature		Date	•

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- 3) Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Appointment of an administrator, receiver, receiver manager or supervisor for company voluntary arrangement (CAC 11)

Pursuant to Sections 442, 455, 550, 585 and 654 of the Companies and Allied Matters Act, 2020

CAC 11 APPOINTMENT OF AN ADMINISTRATOR, RECEIVER, RECEIVER MANAGER OR SUPERVISOR FOR COMPANY VOLUNTARY ARRANGEMENT



What this form is for

You may use this form to give notice of appointment of official receiver, receiver manger an Administrator of supervisor for company voluntary arrangement

X What this form is NOT for

You cannot use this form to give notice of cessation of appointment

For further information

Please refer to our guidance at www.cac.gov.ng

1. Company details		аррошенск				
Registration Number						
Company name in full						
2. Details of the person		r obtained an ord	er to app	point an	administr	ator, receiver,
manager or supervisor	r					
Name in full						
	Number/building name					
	Street					
Address	City/Town/village					
	Local Government (where applicable)					
	State				•	
	Identity number		Identity	type		
Telephone number			Email			
3. Appoinment details Supervisor for company v	1 0		ne adminis	strator, re	eceiver, rece	iver manager,
Name	olullary arrangement	l of fiquidator				
	Tar 4 11 14 44					
	Number/building name					
	Street					
Address	City/Town/village					
	Local Government					
	(where applicable)					
	State					
Telephone number			Email			
4. Date of appointmen	t					

5. Appointment Type	☐ Admin ☐ Receiv ☐ Receiv ☐ Superv Is the appundertaki ☐ Part of	Please show the nature of appointment. Please tick the appropriate box ☐ Administrator (Please also complete PART B and C) ☐ Receiver ☐ Receiver Manager ☐ Supervisor for company voluntary arrangement Is the appointment over 'part' or 'the whole' of the property or undertaking of the company? ☐ Part of the property or undertaking of the company ☐ The whole of the property undertaking of the company					
6. Details of Appointment							
Date of appointment							
Mode of appointment	☐ An order was obtained ☐ Under the powers contained in the instrument						
7. Authentication							
Name			This form is authorised by a Dir Secretary or any authorised office				
Description			company.				
STATUTORY DECLAR		RT B RSUANT TO SECTION	ON 455(2), CAMA				
WE	of	t	being the				
 	narge in respect of the is enforceable of prior floating occordance with	of the Companies Proper on the date of the appoing g charges have been obtain	intment. tained where applicable.				
Declared at the this	s day of	f, 20	0				
		re Me					
Con	mmissioner for (Oaths/Notary Public					

PART C

STATEMENT BY ADMINISTRATOR (pursuant to section 455(3)

I(we)	consent to my(our) appointment as
Administrator(s) in respect of	
That in my(our)opinion the purpose of admi	nistration is likely to be achieved.
Signature:	
Phone number:	
E-mail address:	

Presented for filing by:

Name		
Address	Street	
	City area/District	
	City/Town/Village	
	Local Government	
	Postal code	
	State	
	Country	
Phone Number		
Email		Accreditation Number (where applicable)
Signature		Date

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - $(\mbox{\ensuremath{a}})$ on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- 3) Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Notice of cessation to act as a receiver, receiver manager or supervisor (CAC 12)

Pursuant to Sections 559 (2) and 561 of the Companies and Allied Matters Act, 2020

CAC 12 NOTICE OF CESSATION TO ACT AS A RECEIVER, RECEIVER MANAGER, ADMINISTRATOR OR SUPERVISOR



_	
`	
v	

What this form is for

You may use this form to give notice of cessation to act as an administrator, receiver, manager or supervisor

What this form is NOT for

You cannot use this form to give notice of appointment of an administrator, receiver, manager or supervisor

For further information

Please refer to our guidance at www.cac.gov.ng

1. Company details		
Registration Number		
Company name in full		
-	d to act as an administrator, receiver,	, receiver manager or
supervisor		
Forename(s)		
Surname		
	Please give an address of the person who cease	ed to act
Number/Building name		
Street		
City/Town/Village		
Local Government (where applicable)		
Post code		
State		
Country		
3. Cessation details		
Corporate body/firm name		
Date of cessation	d d m m y y Please show the details of the cessation. Tick a ☐ As administrator ☐ As receiver ☐ As receiver manager ☐ As supervisor for company voluntary arrangen	
4. Authentication		
Name		This form is authorised by a Director, Secretary or any authorised officer of
Description		the company.

Name				
Address	Street			
	City area/District			
	City/Town/Village			
	Local Government			
	Postal code			
	State			
	Country			
Phone Number				
Email		Accreditation Number (who applicable)	ere	
Signature		Date		1

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- 3) Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Application of striking-off by company (CAC 13)

Pursuant to Section 692 of the Companies and Allied Matters Act, 2020

CAC 13 APPLICATION FOR STRIKING OFF BY A COMPANY





What this form is for

You may use this form to apply for voluntary striking-off by a company.

What this form is NOT for You cannot use this form to give notice of winding up

For further information please refer to our guidance at www.cac.gov.ng

1.0	1 4 1						
1. Company	y details						
Registration 1	Number						
Company nar	ne in full						
2. Date of S	pecial Resolution						
	Warning to all intere	ested	parties				
	This is an important notice and should not be ignored. The company named has applied for striking off from the Register and dissolved. Please note that on dissolution all property and rights whatsoever vested in or held on trust for the company immediately before its dissolution, including leasehold property (but not including property held by the company on trust for any other person) shall, subject and without prejudice to any order which may at any time be made by the Court under section 691 or 692 of this Act, be deemed to be vested in the State without further						
	assurance, as bo			,			
3. Date of p	ublication within 28 days of	of pass	sing the resolu	ution,	callin	ng for objections	
	Newspaper	SN	Title		Date	e	
		1					
		2					
		3					
4. The application I/we as director(s) the majority of directors apply for this company to be struck off the Register and declare that: 1) none of the circumstances described in section 692 of the Companies and Allied Matters Act 2020 (being circumstances in which the directors would otherwise be prohibited under this section from making application) exists in relation to the company and 2) we have complied with the requirement of section 692 of the Companies and Allied Matters Act 2020 have been complied with.					an offence to knowingly or recklessly provide false isleading information on this application. are advised to read section 692 of the Companies Allied Matters Act 2020 before completing this		
	be signed by the sole director if on	<i>lly 1, b</i> y	y both if there a	re 2, or	by the	e majority if there are more than 2.	
SN	NAME			SIGN	I	DATE	
1							
2							
3							

Name			
Address	Street		
	City area/District		
	City/Town/Village		
	Local Government		
	Postal code		
	State		
	Country		
Phone Number		L	
Email		Accreditation Number (where a	pplicable)
Signature		Date	

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Notice of statutory declaration of solvency (CAC 14)

Pursuant to Section 625 of the Companies and Allied Matters Act, 2020

CAC 14 NOTICE OF STATUTORY DECLARATION OF SOLVENCY



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•	•
	•

What this form is for

You may use this form to apply for voluntary striking off by a company

What this form is NOT for

You cannot use this form to give notice of winding up

For further information

Please refer to our guidance at www.cac.gov.ng

	give n	otice of	windin	g up								
1. Company details												
Registration Number												
Company name in full												
2. Statement of Assets and Liabilities 1	nade	up to			d	d	m	m	У	у	у	у
3. Date of declaration	d	d	m	m	у	У		3	<i>y</i>		У	

STATUTORY DECLARATION OF SOLVENCY

We		of		and
Of	to the affairs of t company will be months from the any's assets and l	be able to pay its d commencement of the iabilities as at	having so done, we hebt in full within a winding up, and we20	ave formed period of append a
We make this solemn the provisions of the O	declaration consc			by virtue of
Declared at	the	day of	, 20	_

Before me

Commissioner for Oaths/Notary Public

Name			
Address	Street		
	City area/District		
	City/Town/Village		
	Local Government		
	Postal code		
	State		
	Country		
Phone Number			
Email		Accreditation Number (where	applicable)
Signature		Date	

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Notice of resolution for voluntary winding up (CAC 15)

Pursuant to Sections 621 and 634 of the Companies and Allied Matters Act, 2020

CAC 15

NOTICE OF RESOLUTION FOR VOLUNTARY WINDING UP





What this form is for

You may use this form to give notice of Resolution of winding up.

What this form is NOT for

You cannot use this form to give notice of winding up by Court Order

For further information please refer to our guidance at www.cac.gov.ng

1. Company details								
Registration Number								
Company name in full								
2. Nature of winding up		Please tick one Members' voluntary winding up □						
		Creditors' voluntary winding up □						
3. Date of special resolution					se fill 3 and 4 only for members' intary winding up			
4. Publication details								
Gaz	zette	Date						
Newspa	aper	SN	Title	Page No.	;]	Date		
		1						
		2						
5. Date of Meeting of Creditors		Please f				se fill 3 to 6 for Creditor's winding		
6. Publication details for meeting of Creditors								
Gaz	zette	Date						
Newspaper		SN	Title	Page no.	;]	Date		
		1						
		2						
7. Authentication								
Name						This form is authorised by a Director, Secretary or any authorised officer of the		
Description						company.		

Presented for filing by:

Name		
Address	Street	
	City area/District	
	City/Town/Village	

	Local Government			
	Postal code			
	State			
	Country			
Phone Number				
Email		Accreditation Number (where applicable)		
Signature		Date		

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- 3) Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Appointment of liquidator (CAC 16)

Pursuant to Sections 631 and 641 of Companies and Allied Matters Act, 2020

CAC 16 APPOINTMENT OF LIQUIDATOR



What this form is for

You may use this form to give notice of appointment of liquidator

What this form is NOT for

You cannot use this form to give notice of cessation of appointment

For further information

Please refer to our guidance at www.cac.gov.ng

	appoi	intment	<u> </u>								
1. Company details											
Registration Number											
Company name in full											
Telephone number					En	nail					
2. Liquidator's details	1				,	•					
Name											
Number/building name											
	Street										
Address	City/Town/village										
	Local Government (where applicable)										
Telephone number					En	nail					
3. Date of Appointmen	nt				•						
Date of appointment		d	d	m		m	у	у	у	у	
4. Publication details			•								
		Please give the publication details below									
	Gazette	Date	;								
	Newspaper	SN	Title	•		Page No.	D	ate			
		1									
	2										
5. Instrument of appo											
	ate bo	x bel	ow:								
6. Authentication	Special resolution										
Name									sed by a Dire	ector, Secretary or	

Description	

Presented for filing by:

Name							
Address	Street						
	City area/District	City area/District					
	City/Town/Village						
	Local Government						
	Postal code						
	State						
	Country						
Phone Number							
Email		Accreditation Number (where applicable)					
Signature		Date	1				

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- 3) Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Notice of return of final meeting (CAC 17)

Pursuant to Sections 631 and 641 of Companies and Allied Matters Act, 2020

CAC 17

NOTICE OF RETURN OF FINAL MEETING





What this form is for

You may use this form to give notice of Of return of final meeting of winding up

X What this form is NOT for

You cannot use this form to give notice of cessation of appointment

For further information Please refer to our guidance at www.cac.gov.ng

1. Company details												
Registration Number												
Company name in full												
2. Liquidator's detail liquidator	Is please give th	e nan	ne of a	and ad	ldress of	the a	dmin	istrato	or, rece	iver, rec	eiver manager or	
Name												
Number/building name												
	Street											
Address	City/Town/vill											
	Local Governm (where application)											
State												
Telephone number				Email								
3. Date of final meeti	ng											
Date of the final meeting	g		d	d	m	m	у	у	у	у		
4. Publication details	}											
			Plea	se giv	e the pu	blicat	ion d	etails	below			
	Gaz	ette	Date	;								
	Newspa	aper	SN	Title	;	Pa No		Date				
			1									
			2									
5. Authorized signate	ory		I	I		<u> </u>		1				
Name											by a Director, Secretary of	or
Description									any authorised officer of the company.			

Presented for filing by:

Name			
Address	Street		
	City area/District		
	City/Town/Village		
	Local Government		
	Postal code		
	State		
	Country		
Phone Number		1	
Email		Accreditation Number (where	applicable)
Signature		Date	

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

day the default continues.

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- 3) Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

71

Fourteenth schedule (CAC 18)

Pursuant to Section 733 of the Companies and Allied Matters Act, 2020

CAC 18 FOURTEENTH SCHEDULE

Forms of statement to be published by banking and insurance companies and deposit, provident or benefit societies



www.cac.gov.ng



What this form is for

You may use this form to give notice of 14th Schedule

What this form is NOT for

You cannot use this form to give notice of voluntary arrangement

For further information Please refer to our guidance at

1. Company details								
Registration Number								
Company name in full								
2. Statement of share capital		•						
Issued Share Capital		Divided nto		shares			each	
Calls to the amount of	¥	Į		Per shar	e have been	made		
Under which the sum of				Naira ha	as been recei	ved		
The liabilities of the company on the July) were								
3. Debts owing to sundry pers	sons by	the compa	nny					
On judgment	N			On spe	cialty	¥		
On notes or bills	N			On	simple contracts	N		
On estimated liabilities	N							
4. The assets of the company of	n that c	lay were						
Government securities (stating them) N	N			Bills exchan promiss	of ge and sory notes	¥		
Cash at the bankers	N			Other s	securities	N		
5. Authentication	_							
Name						This form is Secretary or	s authorised by a D r any authorised of	irector, ficer of

Description	the company.

Note:

*If the company has no share capital, the portion of the statement relating to capital and shares must be omitted.

Presented for filing by:

Name				
Address	Street			
	City area/District			
	City/Town/Village			
	Local Government			
	Postal code			
	State			
	Country			
Phone Number				
Email		Accreditation Number	er (where applicable)	
Signature		Date		

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- 3) Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Annual return of companies (CAC 19)

Pursuant to Sections 417 - 424 of the Companies and Allied Matters Act, 2020

CAC 19 ANNUAL RETURN FORM





What this form is for

You may use this form for Annual Return of Companies

What this form is NOT for

For further information

Please refer to our guidance at www.cac.gov.ng

You cannot use this form to file

Annual Report of foreign company

_	Annual Report of Toleigh Company								
Part 1 Company De									
This Section must be	Completed by all companies.								
A1	Company RC Number:								
	Company Name in Full:								
A2	Annual return made up to theday of (being the fourteenth day								
	after the date of the general meeting for the year								
	The annual return must be delivered within 14 days of the date given below:								
	Date of General Meeting d d m m y y y y								
A3	Please show the business classification code number(s) for the principal activity or activities.								
	Classification code 1:								
	Classification code 2:								
	Classification code 3:								
	Classification code 4:								
	If you cannot determine a code, please give a brief description of your business activity below:								
	Principal Activity								
	Description:								
A 4	<u> </u>								
A4	Company Type:								
	Please confirm your company type by ticking the appropriate box below (Only one box must be								
	ticked).								
	○ □ Small company								
	○ □ Private company limited by shares (other than small)								
	○ □ Company limited by guarantee								
	○ □ Public company								
4.7	D ' (1 00' 11								
A5	Registered office address:								
	Number /Building name:								
	Street:								
	City:								
	Local Government								
	State								
A6	Head office location if different from A5								
	Number /Building name:								
	Street:								
	City:								
	Local Government								
	State								
A7	Location of Register of members/Register of person with significant control (if applicable)								
	Number /Building name:								
	Street:								
	City:								
	Local Government								
	State								

Part 2 Officers of the company

This section should include details of the company as at the made-up date of this annual return. All details must agree with those previously notified to Corporate Affairs Commission.

Corporate secretary

• For a Corporate Secretary, go to section B

Individual secretary

• For a **Secretary** who is an individual, go to **section** C

Directors

• For a **Director**, go to **section D**

New Appointments

You cannot use this form to appoint new officers to the company. To do this, please complete the appropriate form and submit it together with this annual return form:

Change to officer details

You cannot use this form to change any officer details. To do this, please complete the appropriate form and submit it together with the appropriate form and submit it together

with the annual return												
В	Corporate secretary's details:											
					corp	orate	secr	etari	es of	the co	mpany. For a	secretary who is an individual,
,	complete											
	Corporate	Body	/firm									
	name:											
	Registratio										•	
	Number /E	3uildi:	ng									
	name:											
	Street:											
	City:											
	Local Gov	ernm	ent							Pho	ne number	
-	State										Email	
C	Secretary						_					
	Please use									of the	company.	
ī	For a corp	orate	secre	tary,	com	plete	Secti	on E	3.			
	Title:											
	Full forena	ame(s):									
	Surname:											
	Former names(s):											
	Nationality:											
	Secretary's Service ad			addı	ress							
	Number /E	Buildi	ng									
	name:											
	Street:											
	City:											
	Local Gov	ernm	ent							Pho	ne Number	
	State										Email	
D. Director's details:	Please use	this s	ection	ı to l	ist d	irecto	rs of	the c	comp	any.		
Title:												
Full forename(s):												
Surname:												
Former names(s):												
Country/State of resid	ence:											
Nationality:												
Date of birth:		d	d	M	M	Y	Y	Y	Y	¹ Mon		irth will appear on the public
Business occupation (If any)											
Telephone number												
Email												
Director's service ad	dress											
Number /Building nar	ne:											
Street:												
C:4-											-	

Local Government							
State							
Part 3: Summary of iss Does your company have • Yes, go to Section • No go to part 4	share capit						
E1. Statement of Iss	und shara	canital					
Please complete below to s							
Class of shares E.g.		Number of	Aggregate	Т	Total aggreg	gate amount	
Ordinary/Preference etc.		shares	nominal value		inpaid, if ai		
	Total						
E2. Statement of capital (particulars of rights	attached to shar	es)			
Class of share					attached to s The particular 1. particulars including righ certain circun 2. particulars dividends, to distribution; 3. particulars capital, to par (including wi 4. whether the redeemed or a at the option of shareholder a	rs are: of voting rights, nts that arise only in	
E3 Particulars of indebte		· · · · · · · · · · · · · · · · · · ·	C 11 4	1:1		™ T	
Total amount of indebtednerequired to be registered wat (CAMA).	ith the Comi	mission under the (Companies and A			N	
E4.	List of pa	st and present me	embers.				
	meeting fo	or 20 and of po, or, in the cases of	ersons who held fthe first return,	shares of the in	or stock the		
	Folio in register containin particula		Number of shares held by existing members at date of return	Account of remarks shares			
					a) (b)	Date of registration of	
	added up		the number of sh			stated, and the aggre Summary of Share C	

When the shares are different classes these columns should be subdivided so that the number of each class held, or transferred, may be shown separately. Where any shares have been converted into stock, the amount of stock held by each member must be shown.

The date of registration of each transfer should be given as well as the number of shares transferred on each date. The particulars should be placed together with that of the transferee, but the name of the transferee may be inserted in the remarks column immediately opposite the particulars of each transfer.

- (i) If the return for either of the two immediately preceding years has been given as at the date of that return the full particulars required as to past and present members and the shares and stock held and transferred by them, only such of the particulars need be given as relate to persons ceasing to be or becoming members since the date of the last return and to shares transferred since that date or to changes as compared with the date in the amount of stock held by a member.
- (ii) If the names in the list are not arranged in alphabetical order, an index sufficient to enable the name of any person to be readily found must be annexed.

Certificates and other Documents accompanying Annual Returns

Certificate to be given by a director and the secretary of every private company.

We certify that the company has not since the date of the incorporation of the company/the last annual return, issued any invitation to the public to subscribe for any shares or debentures in the company.

Further certificate to be given as aforesaid if the number of members of the company exceeds fifty.

We certify that the excess of the number of members of the company over fifty consist wholly of persons who under subsection (3) of section 22 of the Companies and Allied Matters Act, are not to be included in reckoning the number fifty.

Certified copies of accounts

Except for companies qualifying as small companies, there shall be annexed to this return a written copy, certified both by a director and by the secretary of the company to be true copy, of every balance sheet laid before the company in general meeting during the period to which this return relates (including every document required by law to be annexed to the balance sheet) and a copy (certified as aforesaid) of the report of the directors accompanying each such balance sheet. If any balance sheet as aforesaid or document certified in a prescribed manner to be annexed thereto did not comply with the requirements of the law as in force at the date of the audit with respect to the form of balance sheet or documents aforesaid, as the case may be, there shall be made such additions to and corrections in the copy as would have been required to be made in the balance sheet or document in order to make it comply with the said requirements, and the fact that the copy has been amended must be stated thereon.

Checklist

We may return forms completed incorrectly or with information missing.

Please make sure you have remembered the following:

- o The company name and RC number match the information held on the public register.
- O You have completed your principal business activity.
- O You have not used this form to make changes to the registered office address.
- You have not used this form to make changes to secretary and director details.
- O You have the full date of birth for all individual directors.
- o You have signed the form
- O You have enclosed the correct fee.

F. Particulars of Turnover and Net Assets (this is applicable to small companies that are not required to submit Financial Statements)

Total Turnover for the year	N	Amount in	
		words	
Total value of Net Assets for the year	N	Amount in	
		words	

G. Persons with Significant Control (PSC) - Natural Person

A. Details of the person with significant control

Submission Date	with significant control	The date on which this information was submitted.
S wellingstein D wee	day-month-year	Input the month as abbreviated text e.g., 30-Jan-2020
	day month year	
Title		
First Name		This should be the current legal name of the PSC.
Surname		The family names of the PSC.
Other Name(s)		The given names of the PSC used to distinguish the individual within the family.
Former name(s)		The patronymic name of the PSC (where used).
City		
State		
Nationality/nationalities		The nationalities held by the PSC
Country of residence		
Identification number		
Identification type		Means of identification e.g. international passport, National ID card, Driver's License, Permanent Voter's Card
Gender		
Email		
Phone number		
Address - service	Building name/number	The service address of the PSC
	Street	
	City	
	State	
	Country	

Address - home	Building name/number	ome address of the PSC (not for publication) dual's residential address an state 'Same as service address' in this section if the usual ntial address is same as the service address. annot state 'Same as service address' if the service address has stated Company's Registered Office'. You will need to complete the ss in full. iddress cannot be a P O Box number.			
	Street				
	City				
	State				
	Country				
Tax residency	A jurisdiction or jurisdictions in v resident for tax purposes			A jurisdiction or jurisdictions in which the PSC is resident for tax purposes	
Date of Birth	Input the month as abbreviated text e.				
	day-month-year				
B. Alternative name form: <i>One</i> copy should be filled been known, by.		ive name the person	n of signifi	cant control is known, or has	
Name type			Choose from: "Former" - former name (for example, a maid name) "Alias" - an alias "Nick" - a nickname "Birth" - the name of the PSC at birth		
Full Name			The PSC's full name		
Family Name			The family name(s) of the PSC.		
Given Name			The gives within th	n name(s) of the PSC used to distinguish the individual e family.	
Patronymic name		The patronymic name of the PSC (where used).		onymic name of the PSC (where used).	
C. PSC Notification - I	Legal Entity				
	ubmission Date day-month-year		The date on which this information was submitted. Input the month as abbreviated text e.g., 30-Jan-2020		
Name of entity					
Legal form			Choose from: • Private registered company		

						 Limited liability partnership Other legal entity (e.g. government department) Trust Legal arrangement 		
Jurisdiction					entit	jurisdiction in which this legal entity is registered, if any legal ies that have a unique registration must provide a sdiction, register and identifier.		
Register					The	register in which this legal entity is registered.		
RC Number					The	Registration number for this legal entity.		
						E.g., a company number provided by a central business register.		
Governing law					The	governing law to which this legal entity is subject.		
Address – registered	Build name	ing ⁄number	nber		The	registered address of the legal entity		
	Street							
	City							
	State							
	Country							
D. Details of the	intere	st(s) held						
Date this person became person with significant	a				Input the month as abbreviated text e.g., 30-Jan-2020			
control		day-month-year						
Interests held								
Shares in a company or i	interes	t in a limi	ted liability partners	hip				
Does the PSC directly or indirectly hold at least 5% of the shares or interest in a company or limited liability partnership?		Yes/No				If 'Yes', state the percentage held directly and indirectly.		
		Percentage held directly						
		Percenta	age held indirectly					
Name of legal owner(s) of shares or interest in the Register and the percentage), jurisdiction(s), npany number(s) of vner(s)	Share (%)		Where some part of the interest is held indirectly, the name of the legal owner through which this interest is held should be provided.		

Public registered company

the PSC's overall interest held through them.			Where the PSC holds the interest through a combination of legal owners in the Register, all relevant legal owners should be listed. Where the legal owner is a natural person, the name should be as it appears on the Register. Where the legal owner is an entity, the company number and jurisdiction should also be provided.				
Voting rights in a company or	limited liability partnership						
Does the PSC directly or indirectly hold at least 5% of	Yes/No		If 'Yes', state the percentage held directly and indirectly.				
the voting rights in a company or limited liability partnership?	Percentage held directly						
1.	Percentage held indirectly						
Name of legal owner(s) of voting rights in the Register and the percentage of the PSC's overall interest held through them.	Name(s), jurisdiction(s), and company number(s) of legal owner(s)	Voting rights (%)	If the names and percentages of the legal owners are the same as the shares and interest declaration, then this section can be left blank. Where some part of the interest is held indirectly, the name of the legal owner through which this interest is held should be provided. Where the PSC holds the interest through a combination of legal owners in the Register, all relevant legal owners should be listed. Where the legal owner is a natural person, the name should be as it appears on the Register. Where the legal owner is an entity, the company number and jurisdiction should also be provided.				
The right to appoint or remove	a majority of the directors or	partners					
Does the PSC directly or indirectly hold the right to appoint or remove a majority of the directors or partners in a company or limited liability partnership?	Yes/No						
Significant influence or contro	Significant influence or control over a company or limited partnership						
Does the PSC otherwise have the right to exercise or is actually exercising significant influence or control over a company or limited liability partnership?	Yes/No						
Significant influence or contro	ol whether or not the PSC is a	legal entity, but	would itself satisfy any of the first four conditions				

if it were an individual		
Does the PSC have the right to exercise, or actually exercise significant influence or control over the activities of a trust or firm, whether or not it is a legal entity, but would itself satisfy any of the first four conditions if it were an individual?	Yes/No	Natural persons should always answer 'No'.

Authentication

Name	This form is authorised by a Director, Secretary or any authorised officer of the
Description	company.

Presented for filing by:

Name		
Address	Street	
	City area/District	
	City/Town/Village	
	Local Government	
	Postal code	
	State	
	Country	
Phone Number		
Email		Accreditation Number (where applicable)
Signature		Date

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Extension of time to hold Annual General Meeting (CAC 20)

Pursuant to Section 237 of the Companies and Allied Matters Act, 2020

CAC 20 EXTENSION OF TIME TO HOLD ANNUAL GENERAL MEETING





What this form is for

You may use this form to give apply for an extension to hold AGM

What this form is NOT for

You cannot use this form to give notice of holding AGM

For further information Please refer to our guidance at www.cac.gov.ng

1. Company details		
Registration Number		
Company name in full		
2. Reason(s) for Extension		
3. Date of Preceding AGM		
4. Date of Financial Year End		
5. Date of Proposed Extension of		
AGM		
6. Authentication	1	
Name		s authorised by a Director, Secretary orised officer of the company.
Description		

Presented for filing by:

Name				
Address	Street			
	City area/District			
	City/Town/Village			
	Local Government			
	Postal code			
	State			
	Country			
Phone Number				
Email		Accreditation Number (vapplicable)	vhere	
Signature		Date		

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Notice of exemption of foreign company (CAC 21)

Pursuant to Section 80 of the Companies and Allied Matters Act, 2020

CAC 21 NOTICE OF EXEMPTION OF FOREIGN COMPANY



What this form is for

You may use this form to give notice of Exemption of foreign company

X What this form is NOT for

You cannot use this form to give notice of Annual Report for Exempted Company

For further information

Please refer to our guidance at www.cac.gov.ng

	for Exempted Company									
1. Compan	y details									
Company na	me in full									
Registration Number										
Date of regis	Date of registration		d	d	m	m	у	y	у	У
Country				Please state the country or jurisdiction the company was registered.						
2. Exempti	on details									
Date of Exer	nption									
Place of busi	iness outside Nigeria									
Place of busi	iness in Nigeria									
Description	of business in Nigeri	a								
Duration of 1	Duration of business in Nigeria									
Duration of	Duration of Exemption									
Expected date of completion										
3. Names a	and addresses of a	uthorized	person	ıs(Re	presen	tativ	e of Co	ompan	y)	
SN	Name	Ad	dress	Т	el. num	ber	Emai	1	Signatu	ire
1										
2										
4. Names a	and addresses of e	ach direct	or/par	tner				•		
SN	Name	Ad	ddress		el. num	ber	Emai	1	Signatu	ire
1										
2										
5. Authenti	ication	.		I				I		
Name									rised by a D	pirector, Secretary or any
Description										<i>y</i> -

Presented for filing by:

Name		
Address	Street	
	City area/District	
	City/Town/Village	
	Local Government	
	Postal code	
	State	
	Country	
Phone Number		
Email		Accreditation Number (where applicable)
Signature		Date

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- 3) Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Annual report of exempted foreign company (CAC 22)

Pursuant to Section 57 of the Companies and Allied Matters Act, 2020

CAC 22 ANNUAL REPORT OF EXEMPTED FOREIGN COMPANY



<u> </u>	What	this	form	is
* A				

X What this form is NOT for

For further information

You may use this form to file annual report of Exemption of foreign company

You cannot use this form to give notice of Exemption Please refer to our guidance at www.cac.gov.ng

1. Con	npany details	;											
Compa	ny name in full												
Registr	ation Number												
Date of	registration		d	d	m	m	Į.	у	у	У	Y	3	y
Country	y				•	•			Please state the country or jurisdiction where the company was registered.				
2. Ann	ual report de	etails	S										
Date of	`Annual Repor	t	d	d	m	m	1	У	у	У	Y	3	y
Nigeria		ide		•	•			•		•			
Nigeria													
Nigeria													
Nigeria		l											
Date of	Exemption		d	d	m	m	1	У	у	У	Y	3	У
Duratio	n of Exemption	n											
	ed date of comp s in Nigeria	pletic	n of		d c	1 1	m	m	у	у	У	r	У
3. Na	me and Addi	ress	of P	rin	cipal	Re	presenta	tive	of	Co	mŗ	oa	ny in Nigeria
Name		Ad	dres		Tel. numb	er	Email				Sig	gn	nature
4. Na	me and Addi	ress	of F	Cach	Dire	cto	r, Partn	er o	r ot	he	r P	r	incipal Officers of the Company since
	f Exemption		_			th							
SN	Name	Ad	dres	_	Tel. numb	er	Email				Si	gr	nature
1													
2													
5. Aut	hentication			ı									
Name											Thi	s fo	orm is authorised by a Director, Secretary or any authorised officer

Description	of the company.
Description	1 2

If there is insufficient space on the form to provide any information required, please attach a separate sheet containing the information set out in the prescribed form.

Presented for filing by:

Name		
Address	Street	
	City area/District	
	City/Town/Village	
	Local Government	
	Postal code	
	State	
	Country	
Phone Number		
Email		Accreditation Number (where applicable)
Signature		Date

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Notice of Persons with Significant Control (CAC-PSC 01)

Pursuant to Section of 119 the Companies and Allied Matters Act, 2020

CAC-PSC01



Notice of Persons with Significant Control

✓ What this form is for

You may use this form to give notice of person with significant control (PSC) – Natural Person, PSC- Legal Entity and details of the interest(s) held (used by both entities and natural persons)

X What this form is NOT for

You cannot use this form to give notice of change of details of PSC- Natural Person or Legal Entity.

For further information

Please refer to our guidance at www.cac.gov.ng

PSC Notification - Natural Person

One copy should be filled out for each natural person who is a person with significant control.

Details of the person with significant control

Details of the person wi	illi sigiiiiicani coninoi	
Submission Date		The date on which this information was submitted.
	day-month-year	Input the month as abbreviated text e.g., 30-Jan-2020
Title		
First Name		This should be the <i>current</i> legal name of the PSC.
Surname		The family names of the PSC.
Other Name(s)		The given names of the PSC used to distinguish the individual within the family.
Former name(s)		The patronymic name of the PSC (where used).
City		
State		
Nationality/nationalities		The nationalities held by the PSC
Country of residence		
Identification number		
Identification type		Means of identification e.g. international passport, National ID card, Driver's License, Permanent Voter's Card

Gender				
Email				
Phone number				
Address - service	Building name/number			The service address of the PSC
	Street			
	City			
	State			
	Country			
Address – home	Building name/number	The home address of the PSC (not for publication) Individual's residential address You can state 'Same as service address' in this section if t usual residential address is same as the service address. You cannot state 'Same as service address' if the service address is not stated as the Company's Registered Office You will need to complete the address in full. This address cannot be a P O Box number.		ddress ervice address' in this section if the s same as the service address. s service address' if the service the Company's Registered Office'. the address in full.
	Street			
	City			
	State			
	Country			
Tax residency				A jurisdiction or jurisdictions in which the PSC is resident for tax purposes
Date of Birth		-		Input the month as abbreviated text e.g., 30-Jan-2020
	day-month-year			

B. Alternative name forms

One copy should be filled out for each alternative name the person of significant control is known, or has been known, by.

Name type	Choose from: "Translation" - translation of a name. "Former" - former name (for example, a maiden name) "Alias" - an alias "Nick" - a nickname "Birth" - the name of the PSC at birth		
Full Name	The PSC's full name		
Family Name	The family name(s) of the PSC.		
Given Name	The given name(s) of the PSC used to distinguish the individual within the family.		
Patronymic name	The patronymic name of the PSC (where used).		

C. PSC Notification - Legal Entity

	ication - Legal Entity	
Submission Date		The date on which this information was submitted.
	day-month-year	Input the month as abbreviated text e.g., 30-Jan-2015
Name of entity		
Legal form		Choose from: Private registered company Public registered company Limited liability partnership Other legal entity (e.g., government department) Trust Legal arrangement
Country of Registration		The country in which this legal entity is registered, if any. Legal entities that have a unique registration must provide a jurisdiction, register and identifier.
Register		The register in which this legal entity is registered.
Registration Number		The Registration number for this legal entity. E.g., a company number provided by a central business register.
Governing law		The governing law to which this legal entity is subject.
Address – registered	Building name/number	The registered address of the legal entity
	Street	

	City				
	State				
	Count	ry			
D. Details of t	he inte	erest(s)	held		
Date this person became a <i>person</i> significant cont	n with			Input the month as abbreviated text e.g., 30-Jan-2020	
		day-mo	nth-year		
Interests held					
Shares in a com	npany o	r interest	t in a limited liability p	partnership	
Does the PSC di or indirectly hol		Yes/No		If 'Yes', state the percentage held directly and indirectly.	
least 5% of the shares or interest		Percenta	age held directly		
a company or limited liability partnership?		Percentage held indirectly			
Name of legal owner(s) of shares or interest in the Register and the), jurisdiction(s), and y number(s) of legal	Share (%)	Where some part of the interest is held indirectly , the name of the legal owner through which this interest is held should be provided.
percentage of the PSC's overall in held through the	e iterest				Where the PSC holds the interest through a <i>combination</i> of legal owners in the Register, all relevant legal owners should be listed.
					Where the legal owner is a natural person, the name should be as it appears on the Register. Where the legal owner is an entity, the company number and jurisdiction should also be provided.
Voting rights in	n a com	pany or l	imited liability partner	ship	
Does the PSC directly or indirectly hold at		Yes/No			If 'Yes', state the percentage held directly and indirectly.
least 5% of the voting rights in a company or limited liability partnership?	oany	Percenta	age held directly		
	<i>J</i>	Percenta	age held indirectly		
Name of legal Name(s), jurisdiction(s), and company number(s) of legal owner(s) rights in the Register owner(s)		Voting rights (%)	If the names and percentages of the legal owners are the same as the shares and interest declaration, then this section can		

and the percentage of the PSC's overall interest held through them.			be left blank. Where some part of the interest is held indirectly, the name of the legal owner through which this interest is held should be provided. Where the PSC holds the interest through a combination of legal owners in the Register, all relevant legal owners should be listed. Where the legal owner is a natural person, the name should be as it appears on the Register. Where the legal owner is an entity, the company number and jurisdiction should also be provided.	
The right to appoint o	r remove a majority of the direct	tors or partners		
Does the PSC directly or indirectly hold the right to appoint or remove a majority of the directors or partners in a company or limited liability partnership?	Yes/No			
Significant influence of	or control over a company or lin	mited partnership		
Does the PSC otherwise have the right to exercise or is actually exercising significant influence or control over a company or limited liability partnership?	Yes/No			
Significant influence or control whether or not the PSC is a legal entity, but would itself satisfy any of the first four conditions if it were an individual				
Does the PSC have the right to exercise, or actually exercise significant influence or control over the activities of a trust or firm, whether or not it is a legal entity, but would itself satisfy any of the first four conditions if it were an	Yes/No		Natural persons should always answer 'No'.	

individual?	

Guidance

The forms above contain some inline guidance

Term	Definition
Person of significant control	 "person with significant control" means any person: directly or indirectly holding at least 5% of the shares or interest in a company or limited liability partnership; directly or indirectly holding at least 5% of the voting rights in a company or limited liability partnership; directly or indirectly holding the right to appoint or remove a majority of the directors or partners in a company or limited liability partnership; otherwise having the right to exercise or actually exercising significant influence or control over a company or limited liability partnership; or having the right to exercise, or actually exercising significant influence or control over the activities of a trust or firm whether or not it is a legal entity, but would itself satisfy any of the first four conditions if it were an individual."

Presented for filing by:

Name			
Address	Street		
	City area/District		
	City/Town/Village		
	Local Government		
	Postal code		
	State		
	Country		
Phone Number			
Email		Accreditation Number (where applicable)	
Signature		Date	

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.

 Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in
- Nigeria.

Notice of Change in Details or Shares of Persons with Significant Control

Pursuant to Section of 119 the Companies and Allied Matters Act, 2020

CAC-PSC02

Change of Details or Shares of Persons with Significant Control (PSC)



✓ What this form is for

You may use this form to give notice of change of details of person with significant control (PSC) – Natural Person and PSC-Legal Entity

X What this form is NOT for

You cannot use this form to give notice of person with significant control - Natural Person or PSC -Legal Entity.

For further information, please refer to our guidance at www.cac.gov.ng

Change of details of PSC - Natural Person

One copy should be filled out for each natural person who is a person with significant control.

Submission Date		The date on which this information was submitted.
	day-month-year	Input the month as abbreviated text e.g., 30-Oct-2020
RC Number		
Company Name		This should be the <i>current</i> legal name of the PSC.
Date of birth	day-month-year	Current details. This will be used to identify the details on the public record.
Title		
Full forename(s)		
Surname		
Date of change of		Please enter the date that change occurred.
details	day-month-year	Give details of all of the changes that occurred on this date. If you need to enter more than one date, please use a separate form.
Change of name		
Title		Please enter the new name
Full forename(s)		
Surname		
Change of service add	ress	

Address - service	Building name/number			The service address of the PSC
	Street			
	City			
	State			
	Country			
Change of usual reside	ntial address			
Address - home	Building name/number			You can state 'Same as service address' in this section if the usual residential address is same as the service address.
				Please complete this section if the usual residential address has changed. This address cannot be a PO Box
	Street			
	City			
	State			
	Country			
Change of other details	S			
Change of country/State of residence				
Change of nationality				
Change of email				
Change of Phone number				
B. Change of	f details of PSC	C - Legal Entity		
Submission Date			The da	te on which this information was submitted.
	day-month-year		Input t	he month as abbreviated text e.g., 30-Oct-2020

Name of entity							
RC Number							
Date of change of details	day-1	nonth-yea	- ar			Please enter the date that change occurred. Give details of all the	
Change of name							
New Name					Please enter	Please enter the new name of the legal entity	
Change of registered ad	ldress						
Address – registered	Build name r	ling e/numbe			The register	red address of the legal entity	
	Stree	et					
	City						
	State	State					
	Country						
C. Change of	the in	nterest(s) held				
Date this person became a person with significant control				Input th	e month as abbreviated text e.g., 30-Oct-2020		
Interests held							
Shares in a company or i	Shares in a company or interest in a limited liability partnership						
Does the PSC directly or indirectly hold at least 5% of		Yes/No			If 'Yes' indirect	, state the percentage held directly and ly.	
the shares or interest in company or limited liabil	a	Development and held dispostly					
partnership?		Percenta	ge held indirectly				
shares or interest in the and of			, jurisdiction(s), pany number(s) of ner(s)	Share (%)	name of	some part of the interest is held indirectly , the f the legal owner through which this interest is buld be provided.	

of the PSC's overall interest held through them.			Where the PSC holds the interest through a combination of legal owners in the Register, all relevant legal owners should be listed. Where the legal owner is a natural person, the name should be as it appears on the Register. Where the legal owner is an entity, the company number and jurisdiction should also be provided.			
Voting rights in a company or	limited liability partnership					
Does the PSC directly or indirectly hold at least 5% of	Yes/No		If 'Yes', state the percentage held directly and indirectly.			
the voting rights in a company or limited liability	Percentage held directly					
partnership?	Percentage held indirectly					
Name of legal owner(s) of voting rights in the Register and the percentage of the PSC's overall interest held through them.	Name(s), jurisdiction(s), and company number(s) of legal owner(s)	Voting rights (%)	If the names and percentages of the legal owners are the same as the shares and interest declaration, then this section can be left blank. Where some part of the interest is held indirectly, the name of the legal owner through which this interest is held should be provided. Where the PSC holds the interest through a combination of legal owners in the Register, all relevant legal owners should be listed. Where the legal owner is a natural person, the name should be as it appears on the Register. Where the legal owner is an entity, the company number and jurisdiction should also be provided.			
The right to appoint or remov	e a majority of the directors of	r partners				
Does the PSC directly or indirectly hold the right to appoint or remove a majority of the directors or partners in a company or limited liability partnership?	Yes/No					
Significant influence or contr	Significant influence or control over a company or limited partnership					
Does the PSC otherwise have the right to exercise or is actually exercising significant influence or control over a company or	Yes/No					

limited liability partnership?					
Significant influence or control whether or not the PSC is a legal entity, but would itself satisfy any of the first four conditions if it were an individual					
Does the PSC have the right to exercise, or actually exercise significant influence or control over the activities of a trust or firm, whether or not it is a legal entity, but would itself satisfy any of the first four conditions if it were an individual?	Yes/No	Natural persons should always answer 'No'.			

Presented for filing by:

Name		
Address	Street	
	City area/District	
	City/Town/Village	
	Local Government	
	Postal code	
	State	
	Country	
Phone Number		
Email		Accreditation Number (where applicable)
Signature		Date

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Application for accreditation of agent/professional (CAC-MISC 01)

MISC 01 APPLICATION FOR ACCREDITATION OF PROFESSIONAL/AGENT





What this form is for

You may use this form to apply for Accreditation of an agent.

X What this form is NOT for

You cannot use this form to apply for accreditation of insolvency practitioner.

For further information

Please refer to our guidance at www.cac.gov.ng

		insolvency pra	ctitioner.	
1. Individual	details			
Sur Name				
Forename(s)				
Telephone nun	nber		Email	
Identity number	er		Identity type	
	A	ddress (prin	cipal place of business	s)
Number /Build	ling name:			
Street:				
City:				
Local Governn	nent			
State				
		Please the appropriate box below: ☐ Nigerian Bar Association ☐ Institute of Chartered Accountants of Nigeria ☐ Association of National Accountants of Nigeria ☐ Institute of Chartered Secretaries and Administrators of Nigeria		
Enrolment number		institu	te of Chartered Secretar	ies and Administrators of Prigeria
2. Firm	l.			
Name of Firm				
Registration nu	ımber			
		Please the appropriate box below: ☐ Nigerian Bar Association ☐ Institute of Chartered Accountants of Nigeria ☐ Association of National Accountants of Nigeria ☐ Institute of Chartered Secretaries of Nigeria		
Full names, enrolment number and signature of each partner (in the case of partnership)				
SN	Name	Enrolmer	nt number	Signature
1				
2				
Names and sig	nature of representative	S		1

SN	Name			Signature
1				
2				
Add	ress (principal p	lace of business)		
	Number /Building name:			
	Street:			
	City:			
	Local Government			
	State			
3. Evidence of year	of eligibility to p	practice for the		Evidence of eligibility to practice should include current practicing/membership license, etc.
Certification	l			
	information and		/we undertake to notify	best of my/our knowledge, y the Registrar-General whenever any
	Date			
	Name			This form may be signed by a
	Signature			Principal Partner in case of a firm

Note 1:

- I. Evidence of membership of a professional body should be attached.
- II. Evidence of eligibility to practice for the current year should be attached.
- III. Accreditation may be withdrawn by the Commission if it appears to it that the holder of the accreditation is no longer a fit and proper person to act as an agent or professional.

NOTE 2:

Companies and Allied Matters Act, 2020 Section 862.

- Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

day the default continues.

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- 3) Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Application for accreditation of insolvency practitioners (CAC-MISC 02)

MISC 02 APPLICATION FOR ACCREDITATION OF INSOLVENCY PRACTITIONERS





What this form is for

You may use this form to apply for Accreditation of insolvency practitioner

What this form is NOT for

You cannot use this form to apply for accreditation of an agent

For further information

Please refer to our guidance at www.cac.gov.ng

1. Individual de	etails			
Sur Name				
Forename(s)				
Telephone numbe	r		Email	
Identity number			Identity type	
Address (princip	al place of business)			
Number /Building	name:			
Street:				
City:				
Local Governmen	t			
State				
Evidence of qualification as insolvency practitioner		Please check the appropriate box below: ☐ Business Recovery and Insolvency Practitioners Association of Nigeria ☐ Any other qualification		
Enrolment numbe	r			
2. Firm				
Name of Firm				
Registration numb	oer			
Evidence of qualification as insolvency practitioner		Please check the appropriate box below: ☐ Insolvency Practitioners Association of Nigeria ☐ Any other qualification		
Full names, enroli	ment number and signa	ture of each pa	artner (in the case of par	enership)
SN	Name	Enrolment	number	Signature
1				
2				
Names and signat	ure of representatives			
SN Name				Signature
1				
2				

Address (princip	al place of business)			
	Number			
	/Building			
	name:			
	Street:			
	City:			
	Local			
	Government			
	State			
3. Evidence of e	ligibility to practic	e for the year		
Certification				
	I/We hereby certify t	that the foregoing	particulars are to the bes	st of my/our knowledge,
	information and beli	ef, correct and I/w	e undertake to notify the	e Registrar-General whenever any
	change is made or oc	curs in any of the	m.	
	Date			
	Name			This form may be signed by a
	Signature			Principal Partner in case of a firm

Note 1:

- I. Evidence of membership of a professional body should be attached.
- II. Evidence of eligibility to practice for the current year should be attached.
- III. Accreditation may be withdrawn by the Commission if it appears to it that the holder of the accreditation is no longer a fit and proper person to act as an insolvency practitioner.

NOTE 2:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- A company which makes a statement in its annual returns which is false in any material particular shall in respect of each
 year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in
 any other case.
- Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

MISC 03 APPLICATION FOR CREATION OF AN ELECTRONIC ACCOUNT



What this form is for
You may use this form to apply for
creation of an electronic account.

What this form is NOT for You cannot use this form to apply for accreditation of an agent

For further information Please refer to our guidance at www.cac.gov.ng

1. Entity details	
Registration number	
Name	
Entity type	Please tick appropriate box below:
	☐ Company
	☐ Limited Liability Partnerships
	☐ Limited Partnerships
	☐ Business Names
	☐ Incorporated Trustees
Undertaking	I/We, the undersigned being the sole director/ proprietor or majority of the directors, partners or trustees of the above named entity, hereby give notice to the Commission that the person whose particulars appear below has been authorized to administer an Electronic Account created by the Commission and any document or information submitted by him through the electronic account is deemed to have been duly authorized by me/us.
2. Details of the Account	Administrator (Authorised Officer)
Surname	
Other Names	
	Address
Number /Building name:	
Street:	
City:	
Local Government	
State	
Country	
Mobile number	
Email	
Signature	
3. Signature of sole direct	tor/proprietor or majority directors/partners/trustees
1 Surname	

	Other Name(s)	
	Mobile number	
	Email	
		Address
	Number /Building name:	
	Street:	
	City:	
	Local Government	
	State	
	Country	
2	Surname	
	Other Name(s)	
	Mobile number	
	Email	
		Address
	Number /Building name:	
	Street:	
	City:	
	Local Government	
	State	
	Country	
3	Surname	
	Other Name(s)	
	Mobile number	
	Email	
		Address
	Number /Building name:	
	Street:	
	City:	
	Local Government	
	State	
	Country	
4	Surname	
	Other Name(s)	
	Mobile number	
	Email	

	Address
Number /Building	
name:	
Street:	
City:	
Local Government	
State	
Country	

Application to register a Limited Liability Partnership (LLP) (CAC/LLP 01)

Pursuant to Section 753 of the Companies and Allied Matters Act, 2020

CAC/LLP 01 APPLICATION TO REGISTER A LIMITED LIABILITY PARTNERSHIP (LLP)





What this form is for

You may use this form to register an LLP



For further information please refer to our guidance at www.cac.gov.ng

Part 1	LLP details		
Al	LLP name		
Approved LLP name			
A2	Principal business activity	y	
Description of Principal			
Activity			
Λ 3	Registered office address		
A			
	Please give the registered office a	address of you	r LLP
Number/Building Name			You must ensure that the address shown in this section is easily traceable.
Street			
City/Town/Village			
Local Government			
Postcode		LLP's	
		email	
State		Phone	
		number	
A4	Head office address ¹		
Number/Building Name			¹ Please give the Head office address where is diferent from the Registered office address in
Street			section A3. Ensure that the address shown in this section is
G' /T / Y / Y			easily traceable.
City/Town/Village			
Local Government			
Postcode			

State					
A5		Partner's de	esignation ²		
L	ı	Will all partners from designated partners? ☐ Yes ☐ No	n time to time be	named v	ers' designation If 'Yes' all partners will be designated. If 'No' at least two s named must be designated.
A6		Contribution	ns		
SN	Name of part	ner	Capital (or Contribution other than cash) committed but yet o be contributed (state as applicable)		tion (or Contribution other than ntributed (state as applicable)
1					
2					
3					
Part 2		Proposed officer	S		
		entities should noming that such persons are For a partner For a corporation. There must be two departners all partners	nate individuals to act as nominee. or who is an individual, rate partner, go to Sect esignated partners at all will be designated.	designate go to Secti ion C1.	uals. Partners that are corporate d partners of the LLP and indicate on B1. ess at least two designated
		Partner appoir	ntments ¹		
	-		on to list all the partner on formation. For a corpl. 1.	porate	Appointments For corporate partner appointments, please complete section Clinstead of section B.
Title					² Former name(s) Please provide any previous names (including maiden or
Full forenames(s)					married names) which have been used for business purposes in the last 10
Surname					years.
Former name(s) ²					³ Country/State of residence This is in respect of your usual residential address as stated in section B4
Gender					4
Nationality					Business occupation If you have a business occupation, please enter here. If you do not, please leave blank.
Country/state	of residence ³				⁵ Designated partner
Occupation ⁴					There must be atleast two designated partners at all times.

Email		
Phone number		
Identity type		
Identity number		
Designated member ⁵	Please tick this box if the perosn is consenting to act as designated partner.	
B2	Partner's service address ⁶	
	Please complete the service address below. You must also fill in the partner's usual residential address in Section D4.	⁶ Service address This is the address that will appear on the public record. This does not have to
Number/building name		be your usual residential address. Please state 'The LLP's Registered Office' if your service address will be
Street		recorded in the proposed LLP's register of partners as the LLP's registered
City/town/village		office.
Local Government (where applicable)		
Postcode		
State		
Country		
B3	Partner's date of birth ⁷	
	Please complete your full date of birth below.	⁷ Date of birth Please give the full date of birth. The day (dd) will not appear on the public record.
	d d m M Y y	y Y
B4	Partner's usual residential address ⁸	
	Please complete your usual residential address below.	8 New partner's usual residential address Please state 'Same as service
Number/building name		address' in this section if your usual residential address is recorded in the
Street		LLP's proposed register of partner's residential addresses as 'Same as service address'.
City/town/village		You cannot state 'Same as service address' if your service address has
Local Government (where applicable)		been stated in Section B2 as 'The LLP's Registered Office'. You will need to complete the address in full.
Postcode		

State		
Country		
Date		
Signature	Signature	
	X I consent to be a partner of the above named LLP	
Partner		
B1	Partner appointments ¹	
	Please use this section to list all the partner	Appointments
Title	appointments taken on formation.	For corporate partner appointments, please complete section Clinstead of section B.
Full forenames(s)		² Former name(s) Please provide any previous names (including maiden or
Surname		married names) which have been used for business purposes in the last 10 years.
Former name(s) ²		³ Country/State of residence This is in
Gender		respect of your usual residential address as stated in section B4
Nationality		⁴ Business occupation If you have a business occupation, please enter here.
Country/state of residence ³		If you do not, please leave blank.
Occupation ⁴		5 Designated partner There must be atleast two designated partners at all times.
Email		
Phone number		
Identity type		
Identity number		
Designated member ⁵	Please tick this box if the perosn is consenting to act as designated member.	
B2	Partner's service address ⁶	
	Please complete the service address below. You must also fill in the partner's usual residential address in Section D4.	⁶ Service address This is the address that will appear on the public record. This does not have to
Number/building name		be your usual residential address. Please state 'The LLP's Registered Office' if your service address will be
Street		recorded in the proposed LLP's register of partners as the LLP's registered

City/town/village		office.
Local Government (where		-
applicable)		
Postcode		
State		
Country		-
B3	Partner's date of birth ⁷	
	Please complete your full date of birth below.	⁷ Date of birth
		Please give the full date of birth. The day (dd) will not appear on the public record.
	d d m M Y y	y Y
B4	Partner's usual residential address 8	
	Please complete your usual residential address below.	8 New partner's usual residential address Please state 'Same as service
Number/building name		address' in this section if your usual residential address is recorded in the
Street		LLP's proposed register of partners' residential addresses as 'Same as service address'.
City/town/village		You cannot state 'Same as service address' if your service address has been stated in Section B2 as 'The LLP's
Local Government (where applicable)		Registered Office'. You will need to complete the address in full.
Postcode		
State		
Country		
Date		
Signature	X X	
	I consent to be a partner of the above named LLP	
Cl	Corporate partner appointments	
	Please us this section to list all the corporate partner of the LLP.	¹ Registered or principal address This is the address that will appear on
Corporate body/firm name	of the EET.	the public record. This address must be a physical location for the delivery of
Registration number		documents. It cannot be a PO box number
Number/building number ¹		-
Street		

City/town/village		
Local Government		
Postcode		
State		
Phone number		
Email		
Part 5	Persons with Significant Control (PSC)	

D. PSC Notification - Natural Person

One copy should be filled out for each natural person who is a person of significant control.

Details of the person with significant control

Details of the person wi	th significant control	T
Submission Date		The date on which this information was submitted.
	day-month-year	Input the month as abbreviated text e.g., 30-Jan-2020
Title		
First Name		This should be the <i>current</i> legal name of the PSC.
Surname		The family names of the PSC.
Other Name(s)		The given names of the PSC used to distinguish the individual within the family.
Former name(s)		The patronymic name of the PSC (where used).
City		
State		
Nationality/nationalities		The nationalities held by the PSC
Country of residence		
Identification number		
Identification type		Means of identification e.g. international passport, National ID card, Driver's License, Permanent Voter's Card
Gender		

Email				
Phone number				
Address - service	Building name/number			The service address of the PSC
	Street			
	City			
	State			
	Country			
Address – home	Building name/number	The home address of the PSC (not for publication) Individual's residential address You can state 'Same as service address' in this section if the usual resider address is same as the service address. You cannot state 'Same as service address' if the service address has state as the Company's or LLP's Registered Office'. You will need to complete the address in full. This address cannot be a P O Box number.		al address as service address' in this section if the usual residential eservice address. ne as service address' if the service address has stated LLP's Registered Office'. You will need to complete
	Street			
	City			
	State			
	Country			
Tax residency				A jurisdiction or jurisdictions in which the PSC is resident for tax purposes
Date of Birth				Input the month as abbreviated text e.g., 30-Jan-2020
A 1	day-month-year			

E. Alternative name forms

One copy should be filled out for each alternative name the person of significant control is known, or has been known, by.

Name type	Choose from: Translation" - translation of a name. "Former" - former name (for example, a maiden name) "Alias" - an alias "Nick" - a nickname "Birth" - the name of the PSC at birth
Full Name	The PSC's full name
Family Name	The family name(s) of the PSC.

Given Name	The given name(s) of the PSC used to distinguish the individual within the family.					
Patronymic name		The patronymic name of the PSC (where used).				
F. PSC No	tification - Legal Entity					
Submission Date		The date on which this information was submitted.				
	day-month-year	Input the month as abbreviated text e.g., 30-Jan-2015				
Name of entity						
Legal form		Choose from: Private registered company Public registered company Limited liability partnership Other legal entity (e.g., government department) Trust Legal arrangement				
Country of registration		The jurisdiction in which this legal entity is registered, if any. Legal entities that have a unique registration must provide a jurisdiction, register and identifier.				
Register		The register in which this legal entity is registered.				
RC Number		The Registration number for this legal entity. E.g., a company number provided by a central business register.				
Governing law		The governing law to which this legal entity is subject.				
Address – registered	Building name/number	The registered address of the legal entity				
	Street					
	City					
	State					
	Country					
G. Details	of the interest(s) held					
Date this person became person with significant control	ne a	Input the month as abbreviated text e.g., 30-Jan-2020				
Interests held		•				
Interest in a limited lia	ability partnership					

Does the PSC directly or indirectly hold at least 5% of	Yes/No		If 'Yes', state the percentage held directly and indirectly.			
the interest in a limited liability partnership?	Percentage held directly					
	Percentage held indirectly					
Name of legal owner(s) of interest in the Register and the percentage of the PSC's overall interest held through them.	Name(s), jurisdiction(s), and company number(s) of legal owner(s)	Share (%)	Where some part of the interest is held indirectly , the name of the legal owner through which this interest is held should be provided. Where the PSC holds the interest through a <i>combination</i> of legal owners in the Register, all relevant legal owners should be listed. Where the legal owner is a natural person, the name should be as it appears on the Register. Where the legal owner is an entity, the company number and jurisdiction should also be provided.			
Voting rights in a limited liab	ility partnership					
Does the PSC directly or indirectly hold at least 5% of	Yes/No		If 'Yes', state the percentage held directly and indirectly.			
the voting rights in a limited liability partnership?	Percentage held directly					
	Percentage held indirectly					
Name of legal owner(s) of voting rights in the Register and the percentage of the PSC's overall interest held through them.	Name(s), jurisdiction(s), and company number(s) of legal owner(s)	Voting rights (%)	If the names and percentages of the legal owners are the same as the interest declaration, then this section can be left blank. Where some part of the interest is held indirectly, the name of the legal owner through which this interest is held should be provided. Where the PSC holds the interest through a combination of legal owners in the Register, all relevant legal owners should be listed. Where the legal owner is a natural person, the name should be as it appears on the Register. Where the legal owner is an entity, the company number and jurisdiction should also be provided.			
The right to appoint or remov	ve a majority of the partners					
Does the PSC directly or indirectly hold the right to appoint or remove a majority of the partners in a limited liability partnership?	Yes/No					
Significant influence or contr	rol over a limited liability par	tnership				
Does the PSC otherwise have the right to exercise or	Yes/No					

is actually exercising significant influence or control over limited liability partnership?		
Significant influence or contractions if it were an individual	rol whether or not the PSC is a legal entity, bulual	nt would itself satisfy any of the first four
Does the PSC have the right to exercise, or actually exercise significant influence or control over the activities of a trust or firm, whether or not it is a legal entity, but would itself satisfy any of the first four conditions if it were an individual?	Yes/No	Natural persons should always answer 'No'.

Guidance

The forms above contain some inline guidance

Term	Definition
Person of significant control	 "person with significant control" means any person: directly or indirectly holding at least 5% of the shares or interest in a company or limited liability partnership; directly or indirectly holding at least 5% of the voting rights in a company or limited liability partnership; directly or indirectly holding the right to appoint or remove a majority of the directors or partners in a company or limited liability partnership; otherwise having the right to exercise or actually exercising significant influence or control over a company or limited liability partnership; or having the right to exercise, or actually exercising significant influence or control over the activities of a trust or firm whether or not it is a legal entity, but would itself satisfy any of the first four conditions if it were an individual."

Presented for filing by:

r resented for it	nng by.	
Name		
Address	Building name/number	
	Street	
	City/town/village	
	Postcode	
	State	
Phone Number		
Email		Accreditation Number (where applicable)
Signature		Date

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- 3) Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Notice of change in registered office or head office address of LLP (CAC/LLP 02)

Pursuant to Section 755 of the Companies and Allied Matters Act, 2020

CAC/LLP 02 NOTICE OF CHANGE IN REGISTERED OFFICE OR HEAD OFFICE ADDRESS





What this form is for

You may use this form to give notice of change in registered office or head office address

X What this form is NOT for

You cannot use this form to give notice of change in principal place of business of LP

For further information Please refer to our guidance at www.cac.gov.ng

1. Limited Li	iability Partr	nership (LLP) de	etails							
Registration N	umber									
LLP name in fo	ull									
Date of change	2		d	d	m	m	у	У	у	У
2. New regist	tered office a	ddress	1	I		<u> </u>			I	
	Number/Bui	lding Name*								
	Street*									
	City/Town/V	'illage*								
	Local Gover	nment*								
	Postal code									
	State*									
3. New head	office addres	SS								
	Please tick	the appropriate	box b	elow:						
☐ Change of head office address			ress; o	r						
	☐ Notice of	f new head office	addres	SS						
	Number/Bui	lding Name*								
	Street*									
	City/Town/V	'illage*								
	Local Government*									
Postal code										
	State*									
4. Authentica	ation		1							
Name							This f	form is aut	horised by	a designated partner of the
Signature										

Presented for filing by:

Name								
Address	Street							
	City area/District							
	City/Town/Village							
	Local Government							
	Postal code							
	State							
	Country							
Phone Number								
Email		Accreditation Number (where applicable)						
Signature		Date						

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- 3) Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Application of change of name of LLP (CAC/LLP 03)

Pursuant to Section 758 of the Companies and Allied Matters Act, 2020

CAC/LLP 03

APPLICATION FOR CHANGE OF NAME



• /
v

What this form is for

You may use this form to apply for change of name of an LLP

X What this form is NOT for

You cannot use this form to apply for change of name of a company

For further information

Please refer to our guidance at www.cac.gov.ng

Registration Number									
LLP name in full									
Date of Application		d	d	m	m	у	у	у	У
2. New LLP name									
3. Authentication									
Name						This fo	rm is auth	orised by	a designated partner of the
Signature									
Presented for filing by:									
Name									
Address S	treet								
C	City area/District								
C	City/Town/Village								
I	ocal Government								
P	ostal code								
State									
C	Country								
Phone Number									
Email		Ac	ccreditatio	n Number	(where a	oplicable)			
Signature		Do	ate						

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Notice of change in particulars of partner of LLP (CAC/LLP 04)

Pursuant to Section 764 of the Companies and Allied Matters Act, 2020

CAC/LLP 04 NOTICE OF CHANGE IN PARTICULARS **OF PARTNER**



What this form is for

You may use this form to change the particulars of a partner

X What this form is NOT for

You cannot use this form to change details of a director



www.cac.gov.ng

please refer to our guidance at

1. LLP details									
Registration Number									
LLP name in full									
2. Partner's current details on	the regi	ster							
2A	. Individ	ual pa	artner	for Co	rporate	partn	er go to	o 2B	
Date of birth	d	d	m	m	у	у	у	У	
Title						1		L	1
Full forename(s)									
Surname									
	2B	Corpo	rate p	partne	r				
Name of Corporate body/firm									
Registration number									
3. Date of change of details			mloto o	m	m into soo	y	a india	y note vyle	y y ich of your details have changed.
4. Change of name details	Please ent		•		iate sec	THORIS I	o marc	cate wii	ich of your details have changed.
Title									
Full forename(s)									
Surname									
Name of Corporate body/firm									e provide new name in case of a brate body.
5. Change of service address	•								•
Number/Building Name									
Street									
City/Town/Village									
Local Government (where applicable)									
Postal code									
State									
Country									
		□ I I	confir Partner	m that s' resid	there h	as been	no ch	nange in	n the LLP's register of

5. Change of residential address Please complete this	s section if you have changed your residential address
Number/Building Name	Please state 'same as service
Street	address' in this section if your residential address is recorded in the
City/Town/Village	LLP's register of partners' residential addresses as 'Same as
Local Government (where applicable)	service address'.
Postal code	
State	
Country	
6. Change of other details	
Change of Email	
Change of telephone number	
Change of Nationality	
Correction of Gender	
Change of Country/State of residence	
Change of Business occupation	
7. Authentication	
Name	This form is authorised by a designated partner of the LLP.
Signature	
	<u>.</u>

Presented for filing by:

Name			
Address	Street		
	City area/District		
	City/Town/Village		
	Local Government		
	Postal code		
	State		
	Country		
Phone Number			
Email		Accreditation Number (wher applicable)	е
Signature		Date	-

NOTE:

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- 3) Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Admission of partner of LLP (CAC/LLP 05)

Pursuant to Section 764(2) of the Companies and Allied Matters Act, 2020

CAC/LLP O5 ADMISSION OF PARTNER OF A LIMITED LIABILITY PARTNERSHIP



What this form is for

You may use this form to admit a new partner to an LLP

X What this form is NOT for

You cannot use this form to change details of a partner

For further information, please refer to our guidance at www.cac.gov.ng

1. LLP details													
Registration Number													
LLP name in full													
2. Date of becoming a partne	r												
Date of appointment		d d	M	m	у	у	у	У					
For appointment of corporate partner	go to	5	I	I				ı.					
3. New partner's details													
Title													
Full forename(s)													
Surname													
Former name(s)				Gende	r								
Country/state of residence		Phone Number											
Nationality		Email											
Identity Number				Identit	у Тур	e							
Date of birth			•		•								
		d	D	m	m		У	У	У	У			
Business occupation (if any)			1	I.		L.		I.	I	<u> </u>			
Appointment type		Please ☐ Des ☐ Lim	ignated	e appropr	iate bo	ox bel	low:						
4. New Partner's service add residential address in Section 4a.				ete your s	ervice	addre	ess bel	ow. You	ı must als	so complet	te your		
Number/Building Name											l appear on es not have to		
street									esidential a				
City/Town/Village										ne LLP's Re service add			
Local Government (where applicable) Postal code								recor partn	ded in the ers as the	LLP's regis LLP's regis			
State											ublic record.		
Country								-					

4a. New Partner's residential address Please complete your residential address below.

Number/Building Name				ease state 'Same as service address' in this
Street				ction if your usual residential address is corded in the LLP's register of partner's
City/Town/Village			re	sidential addresses as 'Same as service Idress'. You cannot state 'Same as service
Local Government (where applicable)			ac	lress' if your service address has been ted in Section 4 as 'The LLP's Registered
Postal code			О	ffice'. You will need to complete the ldress in full.
State			ac	idress in Iuii.
Country				
5. New Corporate Parti	ner's details		•	
Name of corporate body/firm				
Registration number				
Appointment type	Please tick the ap ☐ Designated ☐ Limited	ppropriate box below	:	
6. New Corporate Parti				
Number/Building Name				
street				
City/Town/Village				
Local Government (where applicable)				
Postal code				
State				
7. Authentication				
Name				This form is authourised by a designated partner of the LLP.
Signature				7
Presented for fil	ing by:			
Name				
Address	Street			
	City area/District			
	City/Town/Village			
	Local Government			
	Postal code			
	State			
	Country			
Phone Number				
Email		Accreditation Number (applicable)	where	
Signature		Date	•	

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Cessation of partner of an LLP (CAC/LLP 06)

Pursuant to Section 764 (2) of the Companies and Allied Matters Act, 2020

CAC/LLP 06 NOTICE OF CESSATION OF PARTNER OF A LIMITED LIABILITY PARTNERSHIP



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What this form is for

You may use this form to file a notice that a person (individual or corporate) has ceased to be a partner of an LLP

What this form is NOT for

You cannot use this form to change details of a partner

For further information please refer to our guidance at www.cac.gov.ng

partner of an LLP									
1. LLP details									
Registration Number									
LLP name in full									
2. Partner's current details on the r	egister	•							
1	Individu	ıal Part	ner						
Title									
Full forename(s)									
Surname									
Former name(s)									
Nationality									
Date of birth	d	d	m	m	у	у	у	у	
					,	<i>J</i>	,	,	
	Corpo	orate Pa	rtner						
Name of Corporate body/firm									
Registration number									
3. Cessation Date (date ceases to be pa	artner)								
Date of cessation	1	1	1	I		1	1		
	d	d	m	m	У	У	У	У	
with the other partners or, in the ab a partner, by giving a notice in wri	1) A person may cease to be a partner of a limited liability partnership in accordance with an agreement with the other partners or, in the absence of agreement with the other partners as to cessation of being a partner, by giving a notice in writing of at least 30 days to the other partners of his intention to interest.								
resign as partner. 2) A person shall cease to be a partner of a limited liability partnership — (a) on his death or dissolution of the limited liability partnership; or Section 763(1),(2)									
(b) if he is declared to be of unsound mind by a competent court; or(c) if he has applied to be adjudged or declared as an insolvent.									
4. Authentication	,								
							Т	This form is	s authourised by a
Name									partner of the LLP.
Signature									

Presented for filing by:

Name*			
Accreditation Number (where applicable)			
Address	Number/Building Name*		
	Street*		
	City/Town/Village*		
	Local Government*		
	Postal code		
	State*		
	Country*		
Phone Number*			
Email*			
Signature*		Date*	

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Annual return of LLP (CAC/LLP 07)

Pursuant to Section 733 of the Companies and Allied Matters Act, 2020

CAC/LLP 07 ANNUAL RETURN OF LIMITED LIABILITY PARTNERSHIP





What this form is for

You may use this form to file Annual Return of Limited liability partnership

What this form is NOT for You cannot use this form to file annual

return of Limited Partnership

For further information Please refer to our guidance at www.cac.gov.ng

1. LLP Partn	ership details					
Registration N	lumber					
LLP name in	full					
General Natur	e of Business					
2. Registered	office address		1			
	Number/Building Name*					
	Street*					
	City/Town/Village*					
	Local Government*					
	Postal code					
	State*					
3. Head office	e Address (if any)					
	Number/Building Name*					
	Street*					
	City/Town/Village*					
	Local Government*					
	Postal code					
	State*					
4. Annual Return details						
Date of financial year end		n m	У	у	/ 3	7
Annual Retu	rn for the year ended		1	L		Financial Year End/Accounting Year End
Turnover N						Total Net Assets N

5. Particulars of P	artners													
Surname														
Forename(s)				Designation										
Nationality				Date of birth	D	D	m	m	у	у	у	Y		
Gender				Telephone number										
Identity Number		Identity Type												
Email		Occupation												
	Reside	ential Address			•									
	Numbe Name*	er/Building												
	Street*													
	City/To	own/Village*												
	Local	Government*												
	Postal	code												
	State*													
	Servic	e Address	I.											
	Numbe Name*	er/Building												
	Street*													
	City/T	own/Village*												
	Local	Government*												
	Postal	code												
	State*													
	Signat	ure			Date									
Surname			I	l										
Forename(s)														
Nationality				Date of birth	D	D	m	m	У	у	у	Y		
Gender				Telephone number						1	ı			
Identity Number		Identity Type												
Email		Occupation												
	Reside	ential Address			•									
	Numbe	er/Building												
	Name* Street*													
	City/Te	own/Village*												

	Local Government*			
	Postal code			
	State*			
	Service Address			
	Number/Building Name* Street*			
	City/Town/Village*			
	Local Government*			
	Postal code			
	State*			
	Signature		Date	
6. Particulars of C	orporate Partner (if a	ny)		
Name of corporate	body			
Registration number	r			
Address				
	Number/Building Name* Street*			
	City/Town/Village*			
	Local Government*			
	Postal code			
	State*			

8. Persons with Significant Control (PSC) - Natural Person

A. Details of the person with significant control

Submission Date	day-month-year	The date on which this information was submitted. Input the month as abbreviated text e.g., 30-Jan-2020
Title		
First Name		This should be the current legal name of the PSC.
Surname		The family names of the PSC.

Other Name(s)			The given names of the PSC used to distinguish the individual within the family.
Former name(s)			The patronymic name of the PSC (where used).
City			
State			
Nationality/nationalities			The nationalities held by the PSC
Country of residence			
Identification number			
Identification type			Means of identification e.g. international passport, National ID card, Driver's License, Permanent Voter's Card
Gender			
Email			
Phone number			
Address (service)	Building name/number		The service address of the PSC
	Street		
	City		
	State		
	Country		
Address (home)	Building name/number	Individual's residen You can state 'Same as the You cannot state 'Same as the Company's R in full.	e as service address' in this section if the usual residential
	Street		

	City		
	State		
	Country		
Tax residency			A jurisdiction or jurisdictions in which the PSC is resident for tax purposes
Date of Birth		_	Input the month as abbreviated text e.g., 30-Jan-2020
	day-month-year	•	

B. Alternative name forms

One copy should be filled out for each alternative name the person of significant control is known, or has been known, by.

Name type	Choose from: "Former" - former name (for example, a maiden name) "Alias" - an alias "Nick" - a nickname "Birth" - the name of the PSC at birth				
Full Name	The PSC's full name				
Family Name	The family name(s) of the PSC.				
Given Name	The given name(s) of the PSC used to distinguish the individual within the family.				
Patronymic name	The patronymic name of the PSC (where used).				

${\tt C.}\ \textbf{PSC}\ \textbf{Notification - Legal}\ \textbf{Entity}$

Submission Date	day-month-year	The date on which this information was submitted. Input the month as abbreviated text e.g., 30-Jan-2020	
Name of entity			
Legal form		Choose from: Private registered company Public registered company Limited liability partnership Other legal entity (e.g. government department) Trust Legal arrangement	
Jurisdiction		The jurisdiction in which this legal entity is registered, if any legal entities that have a unique registration must provide a jurisdiction, register and identifier.	

Register			The register in which this legal entity is registered.	
RC Number			The Registration number for this legal entity.	
			E.g., a company number provided by a central business register.	
Governing law			The governing law to which this legal entity is subject.	
Address – registered	Building name/number		The registered address of the legal entity	
	Street			
	City			
	State			
	Country			

D. Details of the interest(s) held

D. Details of the interest(s) field				
Date this person became a <i>person</i> with significant control	day-month-year		Input the month as abbreviated text e.g., 30-Jan-2020	
Interests held				
Interest in a limited liability partners	hip			
Does the PSC directly or indirectly hold at least 5% of the interest in a limited liability partnership?	Yes/No		If 'Yes', state the percentage held directly and indirectly.	
	Percentage held directly			
	Percentage held indirectly			
Name of legal owner(s) of interest in the Register and the percentage of the PSC's overall interest held through them.	Name(s), jurisdiction(s), and company number(s) of legal owner(s)	Share (%)	Where some part of the interest is held indirectly, the name of the legal owner through which this interest is held should be provided.	
			Where the PSC holds the interest through a combination of legal owners in the Register, all relevant legal owners should be listed.	
			Where the legal owner is a natural person, the name should be as it appears on the Register. Where the legal owner is an entity, the company number and jurisdiction should also be	

		I			
			provided.		
Voting rights in a limited liability pa	rtnershin				
voting rights in a minued hability pa	rtnersnip				
Does the PSC directly or indirectly hold at least 5% of the voting	Yes/No		If 'Yes', state the percentage held directly and indirectly.		
rights in a company or limited liability partnership?	Percentage held directly				
	Percentage held indirectly				
Name of legal owner(s) of voting rights in the Register and the percentage of the PSC's overall interest held through them.	Name(s), jurisdiction(s), and company number(s) of legal owner(s)	Voting rights (%)	If the names and percentages of the legal owners are the same as the interest declaration, then this section can be left blank. Where some part of the interest is held indirectly, the name of the legal owner through which this interest is held should be provided. Where the PSC holds the interest through a combination of legal owners in the Register, all relevant legal owners should be listed. Where the legal owner is a natural person, the name should be as it appears on the Register. Where the legal owner is an entity, the company number and jurisdiction should also be provided.		
The right to appoint or remove a mag	jority of the partners				
Does the PSC directly or indirectly hold the right to appoint or remove a majority of the partners in a limited liability partnership?	Yes/No				
Significant influence or control ove	Significant influence or control over a limited partnership				
Does the PSC otherwise have the right to exercise or is actually exercising significant influence or control over a limited liability partnership?	Yes/No				
Significant influence or control whether or not the PSC is a legal entity, but would itself satisfy any of the first four conditions if it were an individual					
Does the PSC have the right to exercise, or actually exercise significant influence or control over the activities of a trust or firm, whether or not it is a legal entity, but would itself satisfy any of the	Yes/No		Natural persons should always answer 'No'.		

first four conditions if it were an individual?		
---	--	--

Authentication

Name	This form is authorised by a designated partner of the LLP.
Signature	
5	

Presented for filing by:

Name		
Address	Street	
	City area/District	
	City/Town/Village	
	Local Government	
	Postal code	
	State	
	Country	
Phone Number		
Email		Accreditation Number (where applicable)
Signature		Date

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- 3) Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Application to register Limited Partnership (LP) (CAC/LP 01)

Pursuant to Section 798 of the Companies and Allied Matters Act, 2020

CAC/LP 01 APPLICATION TO REGISTER A LIMITED PARTNERSHIP (LP)



 \checkmark

What this form is for

You may use this form to incorporate an LP

What this form is NOT for

You cannot use this form to incorporate a

For further information please refer to our guidance at www.cac.gov.ng

	Business Name	
Part 1	LP details	
A1	LP details	
Approved LP Name		
Name ending	LP/Limited Partnership	
A2	General Nature of business	
	Please give a brief description of the LP's bu	usiness activities below:
Description of Principal Activity		
A3	Principal Place of Business	
	Please give the principal place of business	
Number/Building Name		You must ensure that the address shown in this section is
Street		easily traceable.
City/Town/Village		
City/Town/Village		
Local Government		
Postcode		
State		
State		
A4	Address of Branch (if any)	
Number/Building Name		
Street		
City/Town/Village		
Local Government		

Postcode										
State										
Part 2		Partners								
		For	a partne	r who is	s an i	e general pa ndividual, g go to Section	go to Se		mited partner.	
B1		Partner's details please use this section to list all the individual partners								
Surname										
First name										
Other name(s)										
Former name(s)										
Nationality										
Former national	lity									
Gender										
Date of birth		d	d	m	m y	y	у	у	Y	
Phone number					I I		l	l		
Email						Re	cent Pa	ssport l	Photograph	
Identity Numbe	r									
Identity Type										
Occupation										
Partner's status		Please tick the appropriate box below: □ Limited partner								
B2		☐ General partner Partner's usual residential address								
Number/Buildir	ng Name									
Street	-									
City/Town/Villa	аое									
	ugo									

Local Government									
Postcode									
State									
IB3	Partner's service address								
	Plea	se comp	olete the	service ad lress in sec	ldress be etion B2	elow.	You mu	st fill the partner's	
Number/Building Name									
Street									
City/Town/Village									
Local Government									
Postcode									
State									
Signature (I consent to be a partner of the above named LP)									
Date									
B1	Par parti		details	s please us	se this se	ection	to list a	ll the individual	
Surname									
First name									
Other name(s)									
Former name(s)									
Nationality									
Former nationality									
Gender									
Date of birth	d	d	m	n y		y	у	Y	
Phone number					"		•		
Email								Recent Passport	
Identity Number								Photograph	
Identity Type									
	-								

Occupation		
Partner's status	Please tick the appropriate box below: Limited partner General partner	
B2	Partner's usual re	sidential address
Number/Building Name		
Street		
City/Town/Village		
Local Government		
Postcode		
State		
B3	Partner's service a	address
	Please complete the ser usual residential addres	rvice address below. You must fill the partner's ss in section B2.
Number/Building Name		
Street		
City/Town/Village		
Local Government		
Postcode		
State		
Signature	I consent to be a partne	er of the above named LP
Date		
C1	Corporate Partner	r's details
	Please use this section	to fill all corporate partners of the LP
Corporate body/Firm Name		
Registration Number		
	Service address of the	e corporate partner
Number/Building Name		

Street							
City/Town/Villa	ge						
Local Governme	ent						
Postcode							
State							
Partner's status		Please tick the appropriate box below: ☐ Limited partner ☐ General partner					
Signature			ody consent to be a partner of the above named				
Name of the authorized person							
Email							
Phone Number							
Date							
Part 3		Contribution					
		Please give the name, amount contributed and signature of each limited partner					
SN	Name of Partner	Capital (or Contribution other than cash) committed but yet o be contributed (state as applicable)	Contribution (or Contribution other than Cash) contributed (state as applicable)				
1		аррисиоте					
2							
		Please give the name, a partner	amount contributed and signature of each general				
SN	Name of Partner	Capital (or Contribution other than cash) committed but yet o be contributed (state as applicable)	Contribution (or Contribution other than Cash) contributed (state as applicable)				
1							
2							

1 Teschicu 101	ining by:				
Name		·	·		
Address	Street				
	City area/District				
	City/Town/Village				
	Local Government				
	Postal code				
	State				
	Country				
Phone Number					
Email		Accreditation Number (where applicable)			
Signature		Date			

Notes 1:

- 1. A copy of recognized and valid photo identification (Data Page of International Passport, Driver's license, National Identity Card, Voter's Card or Birth Certificate (in case of a minor)) must be submitted for every individual Partner.
- 2. Minors can be Partners provided there are at least two Partners.
- 3. This application should be accompanied by a Partnership Agreement stating the term(s), if any, for which the partnership is entered into.
- 4. Any of the first Partners can prepare and present the incorporation documents directly to the Commission for processing.
- 5. If there is insufficient space on the form to provide any information required, please attach a separate sheet containing the information set out in the prescribed form.

NOTE 2:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Notice of change in principal place of business or branch address (CAC/LP 02)

Pursuant to Section 800 of the Companies and Allied Matters Act, 2020

CAC/LP/2 NOTICE OF CHANGE IN PRINCIPAL PLACE OF BUSINESS OR BRANCH ADDRESS



 \checkmark

What this form is for

You may use this form to give notice of change in principal place of business or branch

X What this form is NOT for

You cannot use this form to give notice of change in particulars of limited partnership

For further information please refer to our guidance at www.cac.gov.ng

1. Limited Pa	artnership do	etails	IIIIItec	ı parmer	snip					
Registration N	umber									
Limited Partne	rship name in	full								
Date of change	;		d	d	m	m	у	у	у	У
2. New princ	ipal place of	business		<u> </u>				l		<u> </u>
	Number/Bui	ding Name*								
	Street*									
	City/Town/V	'illage*								
	Local Govern	nment*								
	Postal code									
	State*									
3. New brand	ch address									
	Please tick	the appropriate	box b	elow:						
	☐ Change of	of branch address;	or							
		new branch addr	ess							
	Number/Buil	ding Name*								
	Street*									
	City/Town/V									
	Local Govern	nment*								
	Postal code									
State*										
4. Authentica	ation									
Name						This fo	orm is autho	orised by a	a general j	partner of the LP.
Signature										

Name				
Address	Street			
	City area/District			
	City/Town/Village			
	Local Government			
	Postal code			
	State			
	Country			
Phone Number				
Email		Accreditation Number (where applicable)		
Signature		Date		

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case
- 3) Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Change of name of an LP (CAC/LP 03)

Pursuant to Section 800 of the Companies and Allied Matters Act, 2020

CAC/LP 03 NOTICE OF CHANGE IN NAME OF LIMITED PARTNERSHIP



√ W

What this form is for

You may use this form to give notice of change

in name of limited partnership

What this form is NOT

You cannot use this form to give notice of change in particulars of limited partnership For further information, please refer to our guidance at www.cac.gov.ng

1. Limited P	artnership details										
Registration N	Jumber										
Limited Partn	ership name in full										
Date of change		d	d	m	m	у	у	у	У		
2. New Nam	e										
Name											
3. Authentic	ation										
Name						This form is authorised by a general partner of the LP.					
Signature											

Presented for filing by:

Name					
Address	Street				
	City area/District				
	City/Town/Village				
	Local Government				
	Postal code				
	State				
	Country				
Phone Number					
Email		Accreditation Number (where applicable)			
Signature		Date		_	

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Annual return of LP (CAC/LP 04)

Pursuant to Sections 773 and 807 of the Companies and Allied Matters Act, 2020

CAC/LP 04 ANNUAL RETURN OF LIMITED PARTNERSHIP



 $\sqrt{}$

What this form is for

1. Limited Partnership details

Registration Number

You may use this form to file Annual Return of Limited partnership

What this form is NOT

for

You cannot use this form to file annual return of Limited Liability Partnership

For further information, please refer to our
ouidance at www cac gov ng

Limited Partnersl	nip name in full	
General Nature o	f Business	
2. Principal plac	e of business	
	Number/Building Name*	
	Street*	
	City/Town/Village*	
	Local Government*	
	Postal code	
	State*	
3. Branch Addre	ess (if any)	
	Number/Building Name*	
	Street*	
	City/Town/Village*	
	Local Government*	
	Postal code	
	State*	
4. Annual Retur	n details	
Annual Return	for the year ended	Financial Year End/Accounting Year End
Turnover N		Total Net Assets N
5. Particulars of	Partners	
Surname		
Forename(s)		Designation

Nationality				Date of birth			m	m	У	У	У	У	
Gender				Telephone					- 1	1			
Idantity Nagaria				number									
Identity Number				Identity Type									
Email				Occupation									
	Reside	ntial Address											
	Numbe	er/Building											
-	Name* Street*												
_													
		own/Village*											
	Local (Government*											
	Postal	code											
	State*												
	Service	e Address											
Г	Numbe	er/Building											
	Name*	:											
	Street*												
		own/Village*											
	Local (Government*											
	Postal	code											
	State*												
	Signat	ure			Dat	te							
Surname								I					
Forename(s)													
Nationality				Date of birth			m	m	у	у	у	у	
Gender				Telephone				I	ı				
Identity Number				number Identity Type									
Email				Occupation Occupation									
Linan	Dosido	ntial Address		Occupation									
Г													
	Numbe Name*	er/Building											
	Street*												
	City/To	own/Village*			-								
	Local C	Government*			1								
	Postal	code			1								
	State*				1								
		e Address	·										

	Number/Building			
	Name* Street*			
	City/Town/Village*			
	Local Government*			
	Postal code			
	State*			
	Signature		Date	
6. Particulars of C	orporate Partner (if a	ny)		
Name of corporate	body			
Registration number	r			
Address				
	Number/Building Name*			
	Street*			
	City/Town/Village*			
	Local Government*			
	Postal code			
	State*			
	I that the information die as at the date of this re		true and correct	t state of affairs of the above
7. Authentication				
Name			This form	n is authorised by a general partner of the
Signature			Li.	

Note that financial statement for the year of return should be attached to this return.

Presented for filing b	by:		
Name*			
Accreditation Number (where applicable)			
Address	Number/Building		
	Name*		
	Street*		
	City/Town/Village*		
	Local Government*		
	Postal code		
	State*		
	Country*		
Phone Number*			
Email*			
Signature*		Date*	

All asterisked fields on the form are mandatory.

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Notice of change/correction in particulars of partner of an LP (CAC/LP 05)

Pursuant to Section 800 of the Companies and Allied Matters Act, 2020

CAC/LP 05 NOTICE OF CHANGE/CORRECTION IN PARTICULARS OF PARTNER OF A LIMITED PARTNERSHIP



 \checkmark

What this form is for

You may use this form to give notice of correction or change in particulars of a partner

What this form is NOT for You cannot use this form to give notice

of addition or removal of a partner

For further information, please refer to our guidance at www.cac.gov.ng

1. Limited Partnership details									
Registration Number	r								
Limited Partnership	name								
Date of change/corre	ection	d	d	m	m	у	У	У	У
2. Partner's detail	ls		•						
Name of partner									
Partner's date of bi	irth	d	d	m	m	У	у	у	у
	Please tick the appropriate	box be	elow and s	pecify	the no	eeded o	correc	tion or	change
	Correction/change type	Pl	ease provi	de the	correc	ction o	r char	ige	
a.	☐ Change of email								
b.	☐ Change of telephone number								
c.	☐ Occupation								
d.	☐ Signature								
e.	☐ Correction of gender								
f.	☐ Partner's name	Ti	tle						
		Su	rname						
		Fo	rename(s)						
g.	☐ Correction of date of birth	d	d	m	m	у	У	у	у
h.	☐ Residential address	Number/Building							
		Name* Street*							
			ty/Town/\	Village	*				
		Local Government*							

			Postal code	
			State*	
i.	☐ Service	address	Number/Building	
			Name*	
			Street*	
			City/Town/Village*	
			Local Government*	
			Postal code	
			State*	
3. authentication				
Name				This form is authorised by a Partner, or any authorised officer of the LP.
Description				

Name				
Address	Street			
	City area/District			
	City/Town/Village			
	Local Government			
	Postal code			
	State			
	Country			
Phone Number				
Email		Accreditation Num	ber (where	
		applicable)		
Signature		Date		

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- 3) Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Notice of change in object(s) of an LP (CAC/LP 06)

Pursuant to Section 800 of the Companies and Allied Matters Act, 2020

CAC/LP 06 NOTICE OF CHANGE IN OBJECTS OF LIMITED PARTNERSHIP



$\sqrt{}$	What this form is for	
•	You may use this form to give noti	i

You may use this form to give notice of change

in business object of limited partnership

X What this form is **NOT** for

You cannot use this form to give notice of change in particulars of a partner

For further information please refer to our guidance at www.cac.gov.ng

		partner	
1. Limited Part	nership details		
Registration Num	ber		
Limited Partnersh	ip name		
2. Business obje	ect details		
New object(s)			
3. Authentication	on		
Name			This form is authorised by a Partner, or any authorised
Description			officer of the LP.

Presented for filing by:

	,			
Name				
Address	Street			
	City area/District			
	City/Town/Village			
	Local Government			
	Postal code			
	State			
	Country			
Phone Number				
Email		Accreditation Numl	ber (where	
		applicable)		
Signature		Date		

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.

 Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in
- Nigeria.

Pursuant to Section 806(3) of the Companies and Allied Matters Act, 2020

CAC/LP 07

NOTICE OF CESSATION OF LIMITED PARTNERSHIP



\checkmark	What	this form	is for
•			

You may use this form to give notice of Cessation of Limited Partnership

What this form is NOT for

You cannot use this form to give notice of change in particulars of a partner.

For further information please refer to our guidance at www.cac.gov.ng

		partifici							
1. Limited Partnership details									
Registration Number									
Limited Partnership name in	full								
2. Cessation details									
Date of Application		d	d	m	m	У	у	У	у
Date of cessation		d	d	m	m	У	у	У	у
3. Authentication	3. Authentication								
Name									horised by a Partner, or any er of the LP.
Description									

Presented for filing by:

Name		
Address	Street	
	City area/District	
	City/Town/Village	
	Local Government	
	Postal code	
	State	
	Country	
Phone Number		
Email		Accreditation Number (where applicable)
Signature		Date

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.

Application to register Business Name (CAC/BN 01)

Pursuant to Section 814 of the Companies and Allied Matters Act, 2020

CAC/BN 01 APPLICATION TO REGISTER BUSINESS NAME



What this form is for
You may use this form to register a
business name or firm

What this form is NOT

For further information please refer to our guidance at www.cac.gov.ng

You cannot use this form to incorporate a Limited Partnership

Part 1		Business Name/Firm details							
A1		Busin	ess Nar	ne deta	ils				
Name									
Date of commencement	ent of business	d	d	m	m	у	Y	y	У
A2		Gener	al Natu	re of bu	usiness				
		Please	state the	e princip	oal activ	ity or a	ctivities		
Principal activity des	cription								
A3				ce of B					
		Please give the principal place of business							
Number/Building Na	me								must ensure that ddress shown in
Street		this section is easily						ection is easily	
City/Town/Village								tracea	able.
Local Government									
Postcode									
State									
A4		Address of Branch (if any)							
Number/Building Name									
Street									
City/Town/Village								_	

Local Government									
Postcode									
State									
Part 2		Prop	rietor/	Partno	ers				
		For a	propriet corporat	or or pa	rtner wl	no is an partner,	individu go to Se	ual, go t	o Section B1.
B1		Propi partner	rietor' rs or sol	s detai e propri	ils pleas etor.		nis section	on to lis	t all the individual
Surname									
First name									
Other name(s)									
Former name(s)									
Nationality									
Former nationality									
Gender									
Date of birth		d	d	m	m	у	Y	у	У
Phone number									
Email									
Identity Number									
Identity Type									
Occupation									
						R	ecent P	asspor	t Photograph
B2		Prop	rietor'	s usua	l resid	ential	addre	SS	
Number/Building Na	me								
Street									
City/Town/Village									
Local Government									
Postcode									

State										
B3		Prop	rietor	's serv	ice ad	dress				
		Please usual	comple resident	ete the s	ervice a	ddress b	pelow. Y 2.	ou mus	t fill the partner's	
Number/Building Na	me									
Street										
City/Town/Village										
Local Government										
Postcode										
State										
Signature										
Date										
B4		Parti		letails	please ι	ise this	section 1	to list al	l the individual	
Surname										
First name										
Other name(s)										
Former name(s)										
Nationality										
Former nationality										
Gender										
Date of birth		d	d	m	m	у	Y	у	У	-
Phone number							///////	44///		
Email										
Identity Number										
Identity Type										
Occupation]	Recent 1	Passpor	t Photograph	
B5		Parti	ner's u	ısual r	esiden	tial ad	ldress			

Number/Building Name	
Street	
City/Town/Village	
Local Government	
Postcode	
State	
B6	Partner's service address
	Please complete the service address below. You must fill the partner's usual residential address in section B2.
Number/Building Name	
Street	
City/Town/Village	
Local Government	
Postcode	
State	
Signature	
Date	
C1	Corporate Partner's details
	Please use this section to fill all corporate partners of the Buinsess Name
Corporate body/firm Name	
Registration Number	
	Service address of the corporate partner
Number/Building Name	
Street	
City/Town/Village	
Local Government	

State	
Signature	
Name of the authorized person	
Email	
Phone Number	
Date	

Name				
Address	Street			
	City area/District			
	City/Town/Village			
	Local Government			
	Postal code			
	State			
	Country			
Phone Number				
Email		Accreditation Numb	er (where	
		applicable)		
Signature		Date		

Note 1:

- 1. A copy of recognized and valid photo identification (Data Page of International Passport, Driver's license, National Identity Card, Voter's Card) must be submitted for every individual Partner.
- 2. A Proprietor or any of the first Partners can prepare and present the incorporation documents directly to the Commission for processing.
- 3. If there is insufficient space on the form to provide any information required, please attach a separate sheet containing the information set out in the prescribed form.
- 4. All asterisked fields on the form are mandatory.

NOTE 2:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and $% \left(x\right) =\left(x\right)$
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- 3) Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Notice of change in principal place of business or branch address of Business Name (CAC/BN 02)

Pursuant to Section 818 of the Companies and Allied Matters Act, 2020

Postal code

State*

4. Attestation

CAC/BN 02 NOTICE OF CHANGE IN PRINCIPAL PLACE OF BUSINESS OR BRANCH ADDRESS



	rm is for s form to give notice of change of business or branch	What this form is NOT for You cannot use this form to give notice of change in particulars of proprietor or partner For further information, please refer to guidance at www.cac.gov.ng guidance at www.cac.gov.ng							
1. Business Nan	ne details								
Registration Numb	ber								
Business name in	full								
Date of change		d	d	m	m	у	у	у	у
2. New principa	l place of business				1	1	I	1	1
	Number/Building Name*								
	Street*								
	City/Town/Village*								
	Local Government*								
	Postal code								
	State*								
3. New branch a	address								
	Please tick the appropriate	box be	low:						
	☐ Change of branch address;	or							
	☐ Notice of new branch addr	ess							
	Number/Building Name*								
	Street*								
	City/Town/Village*	1							
	Local Government*								

I, the undersigned, being proprietor or authorized signatory of the above named

business name hereby certify that the forgoing particulars are, to the best of my

	the Commission wheneve	knowledge and belief, correct and I undertake to notify the Registrar-General of the Commission whenever any changes are made or occurs in any of them other than the age of the partners.					
5. Authentication							
Name		This form is authorised by a proprietor,					
Description		partner or any authorised person.					

Name				
Address	Street			
	City area/District			
	City/Town/Village			
	Local Government			
	Postal code			
	State			
	Country			
Phone Number				
Email		Accreditation Number (where applicable)		
Signature		Date		

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Change of name of Business Name

Pursuant to Section 818 of the Companies and Allied Matters Act, 2020

CAC/BN 03 CHANGE OF NAME



What this form is for

You may use this form to give notice of change

in name of business name

What this form is NOT for

You cannot use this form to give notice of change in particulars of business name

For further information, please refer to our guidance at www.cac.gov.ng

1. Business Na	me details								
Registration Nur	mber								
Business name i	n full								
Date of change		d	d	m	m	у	у	у	У
2. New Name				•					
Name									
3. Attestation	above named particulars are, I undertake to whenever any c	I, the undersigned, being proprietor or authorized signatory of the above named business name hereby certify that the forgoing particulars are, to the best of my knowledge and belief, correct and I undertake to notify the Registrar-General of the Commission whenever any changes are made or occurs in any of them other than the age of the partners.							
4. Authenticat	ion								
Name						Th	nis thorised	form l by	is a
Description						pro	oprietor	, partnerised per	er or

Presented for filing by:

Name		
Address	Street	
	City area/District	
	City/Town/Village	
	Local Government	
	Postal code	
	State	
	Country	
Phone Number		
Email		Accreditation Number (where applicable)
Signature		Date

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

Notice of change in object(s) of Business Name (CAC/BN 04)

Pursuant to Section 818 of the Companies and Allied Matters Act, 2020

CAC/BN 04 NOTICE OF CHANGE IN OBJECTS OF BUSINESS NAMES



 \checkmark

What this form is for

You may use this form to give notice of change in objects of Business Name from the Register

What this form is NOT

You cannot use this form to give notice of change in particulars of proprietor or partner

For further information, please refer to our guidance at www.cac.gov.ng

		proprietor or partner			
1. Business Name details					
Registration Number					
Business name in full					
2. Business object details					
New object(s)					
3. Attestation	I, the undersigned, being proprietor or authorized signatory of the above named business name hereby certify that the forgoing particulars are, to the best of my knowledge and belief, correct and I undertake to notify the Registrar-General of the Commission whenever any changes are made or occurs in any of them other than the age of the partners.				
4. Authentication					
Name			This form is authorised by a proprietor, partner or any		
Email			authorised person.		

Presented for filing by:

Name				
Address	Street			
	City area/District			
	City/Town/Village			
	Local Government			
	Postal code			
	State			
	Country			
Phone Number				
Email		Accreditation Numl applicable)	ber (where	
Signature		Date		

Notice of change/correction in particulars of proprietor/partner (CAC/BN 05)

Pursuant to Section 818 of the Companies and Allied Matters Act, 2020

CAC/BN 05 NOTICE OF CHANGE/CORRECTION IN PARTICULARS OF PROPRIETOR



What this form is for

You may use this form to give notice of correction or change in particulars of a proprietor or partner

What this form is NOT for

You cannot use this form to give notice of addition or removal of proprietor or partner

For further information, please refer to our guidance at www.cac.gov.ng

1. Business Name												
Registration Numb	er											
Business name in f	ull											
Date of change/correction			d		m	m	у	У	у	У		
2. Proprietor's/p	artner's details		'	•			•					
Name of propriate	or/partner											
Propriator's/partner's date of birth			d m m y y y				у					
	Please tick the appropriate	box b	box below and specify the needed correction or change									
	P	Please provide the correction or change										
a.	☐ Change of email											
b.	☐ Change of telephone number											
c.	☐ Occupation											
d.	☐ Signature											
e.	☐ Correction of gender											
f.	☐ Propriator's/partner's	Ti	itle									
	name	St	Surname									
		Fo	Forename(s)									
g.	☐ Correction of date of birth	d		d	m	m	у	у	у	У		
h.	☐ Residential address	N	ame*		lding							
			treet*									
			ity/To	own/V	'illage	*						
	L	ocal (Gover	nment	*							
		Pe	ostal	code								

			State*					
i.	☐ Servic	e address	Number/Building					
			Name*					
			Street*					
			City/Town/Village*					
			Local Government*					
			Postal code					
			State*					
3. Attestation		I, the undersigned, being proprietor or authorized signatory of the above named						
				g particulars are, to the best of my				
		C		to notify the Registrar-General of				
			, .	ade or occurs in any of them other				
		than the age of the	partners.					
4. Authentication	n							
Name				This form is authorised by a proprietor, partner or any authorised				
description				person.				

Name					
Address	Street				
	City area/District				
	City/Town/Village				
	Local Government				
	Postal code				
	State				
	Country				
Phone Number					
Email		Accreditation Number (where applicable)			
Signature		Date			

NOTE: Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- 3) Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Annual return of Business Name (CAC/BN 06)

Pursuant to Section 822 of the Companies and Allied Matters Act, 2020

CAC/BN/6

ANNUAL RETURN OF BUSINESS NAMES



 \checkmark

What this form is for

You may use this form to file Annual Return for Business Name

What this form is NOT for

For further information, please refer to our guidance at www.cac.gov.ng

You cannot use this form to give notice of change in particulars of proprietor or partner

1. Business Nam	ne details	1 1						
Registration Nun	nber							
Business name in	ı full							
General Nature o	f Business							
2. Principal plac	ce of business							
	Number/Building Name*							
	Street*							
	City/Town/Village*							
	Local Government*							
	Postal code							
	State*							
3. Branch Addr	ess (if any)	,						
	Number/Building Name*							
	Street*							
	City/Town/Village*							
	Local Government*							
	Postal code							
	State*							
4. Annual Retur	n details	1						
Annual Return for the year ended			Financial Year End/Accounting Year End					
Turnover ₩			Total Net Assets ¥					

5. Particulars of Proprietor/Partners

Surname															
Forename(s)															
Nationality				Date of birth		\mathbb{D}	\mathbb{D}	m	m	у	у	у	у		
Gender				Telephone number	•				•						
Identity Number				Identity Type											
Email				Occupation											
	Reside	ntial Address													
	Numbe Name*	er/Building													
	Street*														
	City/Town/Village*														
	Local (Government*													
	Postal code														
	State*														
	Service	e Address													
	Numbe	er/Building													
	Name* Street*														
	City/Town/Village*														
		Government*													
	Postal														
	State*														
	Signat	ure						Date							
	oighat														
Surname															
Forename(s)															
Nationality				Date of birth		\mathbb{D}	\mathbb{D}	m	m	У	У	У	у		
Gender				Telephone number	•										
Identity Number				Identity Type											
Email				Occupation											
	ntial Address														
	Name*														
	Street*														
		own/Village*													
	Local (Government*													
	Postal	code													

	State*							
	Service Addres	SS		"				
	Number/Buildir Name*	ng						
	Street*							
	City/Town/Villa	age*						
	Local Governm	ent*						
	Postal code							
	State*							
	Signature				Date			
6. Particulars of C	orporate Partne	er (if a	ny)		I.			
Name of corporate	body							
Registration number								
Address								
	Number/Buildir Name*	ng						
	Street*							
	City/Town/Villa	age*						
	Local Governm	ent*						
	Postal code							
	State*							
	It is hereby certified that the information disclosed above represent the true and correct state of affairs of the above stated business name as at the date of this return.							
7. Authentication								
Name							orm is authorised by a	
Email							etor, partner or any ised person.	

Note that financial statement for the year of return should be attached to this return.

Presented for filing b	oy:
Name*	
Accreditation Number (where applicable)	
Address	Number/Building Name*
	Street*
	City/Town/Village*
	Local Government*
	Postal code
	State*
	Country*
Phone Number*	
Email*	

Signature*	Date*	

All asterisked fields on the form are mandatory.

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Application to register Incorporated Trustee (CAC/IT 01)

Pursuant to Section 823 of the Companies and Allied Matters Act, 2020

CAC/IT 01 INCORPORATED TRUSTEES APPLICATION FORM





What this form is for

You may use this form to register Incorporated Trustees

What this form is NOT for

You cannot use this form to file merger for Associations

For further information Please refer to our guidance at www.cac.gov.ng

Part 1				Incor	rporated Trust		ls
A1	Incorporated Tr	ustee	Nam	e			
A2	Classification of	the As	ssocia	ition	l		
Descrip	otion of the Associat	tion's	classi	fication			
A3	Registered Office	e Add	ress				
Numbe	r/building name						
Street							
City/To	own/village						
Local (Government						
Postcoo	de						
State							
Part 2				Public	cation details		
	Newsp	aper	SN	Name of the	e Newspaper	Page No.	Date
			1				
			2				
Part 3		Į.		Aims	and Objective	s of the A	Association
SN	Aims/	Objec	tives				

Part 4		Trustee details												
B1	Trustee	e personal inf	formation											
Surname														
Forename(s)														
Nationality				Date of birth		d	d	m	m	У	у	у	у	
Gender			Telephone number											
Identity Number					Identity Type									
Email				Occupation										
B2		ntial Address	s											
	Number/ Name*	Building												Recent
	Street*													passport
	City/Tow	vn/Village*												photograph
	Local Go	overnment*												
	Postal co	ode												
	State*													
В3	Service A	Address	•		I									
	Number/ Name*	Building												
	Street*													
	City/Tow	vn/Village*												
	Local Go	overnment*												
	Postal co	ode												
	State*													
	Signatur	·e			Dat	te								
B1	Trustee	personal info	rmation	L										
Surname														
Forename(s)														
Nationality				Date of birth		d	d	m	m	У	у	у	у	
Gender			Telephone number				•					•		
Identity Number				Identity Type										
Email				Occupation										
B2	Resident	tial Address												

	Number/Building				
	Name* Street*				Recent Passport
					photograph
	City/Town/Village*				1 6 1
	Local Government*				
	Postal code				
	State*				
В3	Service Address				
	Number/Building Name*				
	Street*				
	City/Town/Village*				
	Local Government*				
	Postal code				
	State*				
	Signature		Date		
	J				
Part 5		ry's details			
C1	Personal details of	Secretary			
Surname					
Other name(s)					
C2	Service Address				
	Number/Building				
	Name* Street*				
	City/Town/Village*				
	Local Government*				
	Postal code				
	State*				
	Email		Phone		
	Lillali		number		
Part 6.	Impres	sion of common seal (if	any)		
Enclosures:	Please ti	ck the checkbox below:			
		of the relevant minutes of	the mostic	ng whereat the trustees ennoi	nted and
	special c	clause rule adopted for inco	rporation	ng whereat the trustees appoi into the constitution.	iniou allu

	☐ Details of current or past affiliation with any existing organization/association					
Name of chairman						
Email	Telephone number					
Signature	Date					
Name of Secretary						
Email	Telephone number					
Signature	Date					
	· · · · · · · · · · · · · · · · · · ·					

If there is insufficient space on the form to provide any information required, please attach a separate sheet containing the information set out in the prescribed form.

Presented for filing by:

Trescrited for fill		
Name		
Address	Street	
	City area/District	
	City/Town/Village	
	Local Government	
	Postal code	
	State	
	Country	
Phone Number		
Email		Accreditation Number (where applicable)
Signature		Date

NOTE:

Change of name of Incorporated Trustees (CAC/IT 2)

Pursuant to Section 832 of the Companies and Allied Matters Act, 2020

Signature

CAC/IT 2 CHANGE OF NAME OF INCORPORATED TRUSTEES



What this form is for

You may use this form to apply for Incorporated Trustee change of name

What this form is NOT

for

You cannot use this form to file merger for Associations

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guidance at www.cac.gov.ng

For further information, please refer to our

merger for Associations 1. Incorporated Trustees details Name of Association Registration number Classification 2. New name 3. Publication details Newspaper SNName of the Newspaper Page Date No. 1 2 Checklist copy of the minutes of meeting approving the change and duly certified by the trustees. Evidence of newspaper publication Copy of notice displayed in headquarters and branch(es) 4. Authentication Name This form is authorised by a trustee, secretary or any Description authorised person of the association. Presented for filing by: Name Address City area/District City/Town/Village Local Government Postal code State Country Phone Number Email Accreditation Number (where applicable)

Date

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Replacement/appointment and change in particulars of trustee (CAC/IT 03)

Pursuant to Section 834 of the Companies and Allied Matters Act, 2020

CAC/IT 03

REPLACEMENT/APPOINTMENT AND CHANGE IN PARTICULARS OF A TRUSTEE



What this form is for You may use this form to appoint a trustee	What this form is NOT for You cannot use this form to appoint a secretary						For further information Please refer to our guidance at www.cac.gov.ng			
1. Incorporated Trustee details										
Registration Number										
Incorporated Trustee Name										
	For appointment of a trustee go to 2, to give notice of a trustee who ceases to hold office go to 5 and to change/correct particulars of a trustee go to 6									rustee
2. Date of Trustee's appointment										
Date of appointment	D	D	m	m	У	У	У	У		
3. New Trustees's details	•			•		.	•	•	•	
Title										
Full forename(s)										
Surname							Re	cent	passp	ort
Former name(s)	Gender				Photograph					
Country/state of residence	Phone Number									
Nationality		Email								
Identity Number			Identi Type	ty						
Date of birth	D	D	m	m		.,	1/	37	W	1
	D	l D	111	m		У	У	У	У	
Business occupation (if any)										
4. New Trustee's service address Plea complete your residential address in Section		plete	your s	ervice a	ddre	ss belo	ow. Yo	u must	also	
Number/Building Name									vill appea	
street									oes not ha address.	ave to
City/Town/Village										
Local Government (where applicable)										
Postal code										
State										

Country													
4a. New trustee's reside	ential a	ddre	ss Ple	ase co	mplet	e your	resid	lential a	address	belo	w.		
Number/Building Name									se state				
Street									ess' in l reside				
City/Town/Village								same	as ser	vice a	ddres	s. Yo	u
Local Government (where applicable)								addre	ot state ess' if y been sta	your s	service	e addı	ess
Postal code								'The	Assoc	iation	's Reg	gister	
State									e'. Yo olete th				
Country								Comp	Jiete tii	ic auu	1688 11	ı ıuıı.	
5. Details of a person w	ho ceas	sed to	be a	trust	ee								
Full forename(s)													
Surname													
Date of Birth	D	D		m		m		у	у		У		у
Status	Please			ropria	ite box	k belo	w:					•	
	□ Ren												
		☐ Resigned ☐ Other (specify)											
		is other (specify)											
Date of cessation	d	d		m		m		у	у		у		У
Date of cessation 6. Change/Correction in			s of a		tee	m		у	У		у		у
	n parti	cular		trust	tee	m		у	У		у		У
6. Change/Correction in	n parti	cular		trust	tee	m y	У	у	у		У		у
6. Change/Correction in a. Trustee's current det	n parti	cular	regist	trust							У		у
a. Trustee's current det Date of birth	n parti	cular	regist	trust							У		у
a. Trustee's current det Date of birth Title	n parti	cular	regist	trust							У		у
a. Trustee's current det Date of birth Title Full forename(s)	n parti	cular	regist	trust	m		У	У	У	l v	У		у
a. Trustee's current det Date of birth Title Full forename(s) Surname	n parti	the 1	d d	er m	m	y	у	У	у	y		your d	
a. Trustee's current det Date of birth Title Full forename(s) Surname	n parti	the I	d d	er m	m	y	у	У	у			vour d	
a. Trustee's current det Date of birth Title Full forename(s) Surname	n parti tails on	the i	d d see con	er m	appro	y m priate	у	У	у			vour d	
a. Trustee's current det Date of birth Title Full forename(s) Surname b. Date of change of det	n parti tails on	the i	d d see come change	er m	appro	y m priate	у	У	у			our d	
a. Trustee's current det Date of birth Title Full forename(s) Surname b. Date of change of det c. Change of name deta	n parti tails on	the i	d d see come change	er m	appro	y m priate	у	У	у			our d	
a. Trustee's current det Date of birth Title Full forename(s) Surname b. Date of change of det c. Change of name deta Title	n parti tails on	the i	d d see come change	er m	appro	y m priate	у	У	у			vour d	
a. Trustee's current det Date of birth Title Full forename(s) Surname b. Date of change of det c. Change of name deta Title Full forename(s)	n parti tails on	the i	d d see come change	er m	appro	y m priate	у	У	у			vour d	
a. Trustee's current det Date of birth Title Full forename(s) Surname b. Date of change of det C. Change of name deta Title Full forename(s) Surname	n parti tails on	the i	d d see come change	er m	appro	y m priate	у	У	у			vour d	
a. Trustee's current det Date of birth Title Full forename(s) Surname b. Date of change of det c. Change of name deta Title Full forename(s) Surname deta	n parti tails on	the i	d d see come change	er m	appro	y m priate	у	У	у			our d	

Local G applicab	overnment (where										
Postal co											
State											
Country											
CI			D1	1 . 1							
e. Chan	ige of residentia	ıl addre	ess Please comp	olete this section if	you have changed	your residential					
	/Building Name				Please state 'sai	me as service address'					
	/Building Name					f your residential					
street					address is same as service address.						
City/Tov	wn/Village										
Local G	overnment										
	applicable)										
Postal co	ode										
State											
Country											
f. Chang	ge of other details	s please	fill the appropri	ate particular that y	ou want to correct	or change.					
Correcti	on/Change of										
name											
Change	of Email										
	of telephone										
number	0.0. 1										
	on of Gender										
Change											
	/State of										
residenc											
occupati	of Business										
	entication										
					Th: 6 :						
Name						authorised by a stary or any authorised					
Descript	tion				person of the						
Pr	esented for filin	ig by:			1.1						
	Name										
	Address	Street									
			rea/District own/Village								
			Government								
		Postal									
		State									
		Count	у								
	Phone Number										
	Email			Accreditation Number	r (where applicable)						
	Signature			Date							

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -

- (a) on conviction to imprisonment for a term of two years; and
- (b) in the case of a company, to fine as the Court deems fit for every

- A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Annual return of Incorporated Trustees (CAC/IT 04)

Pursuant to Section 848 of the Companies and Allied Matters Act, 2020

CAC/IT 4 INCORPORATED TRUSTEES ANNUAL RETURN





What this form is for

You may use this form to file Annual Return of Incorporated Trustees

X What this form is NOT

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You cannot use this form to file merger for Associations

For further information

please refer to our guidance at www.cac.gov.ng

1. Incorporated	Trustees deta	ils	Tot Association						
Name of Associat									
Registration number									
Classification									
2. Registered O	ffice Address								
			<u> </u>						
Number/building	name								
Street									
City/Town/village	2								
Local Governmen	it								
Postcode									
State									
3. Annual retur	n details								
	Year of Return								
	Financial Year	Start		Financ Year E					
	Gross assets N			Net ass	ets				
	Sources of inco	ome in the							
	Bankers								
	Bank and balar financial year of	end							
	Trustees benefithe year	its during							
3. Trustee detai			1						
Surname									
Forename(s)									
Nationality				Date of birth	d	d	m m	уу	ууу

Gender				Telephone number									
Identity Number				Identity Type									
Email				Occupation									
	Residential A	ddress											
	Number/Building Name*												
	Street*												
	City/Town/Vi	llage*											
	Local Govern	ment*											
	Postal code												
	State*												
	Service Addr	ess			•								
	Number/Build	ling Name*											
	Street*												
	City/Town/Vi	llage*											
	ment*												
Postal code													
	State*												
Surname													
Forename(s)													
Nationality				Date of birth	d	d	m	m	у	y :	уу		
Gender				Telephone number									
Identity Number				Identity Type									
Email				Occupation									
	Residential A	ddress											
	Number/Build	ling Name*											
	Street*												
	City/Town/Vi	llage*											
Local Government* Postal code State*		ment*											
	Service Addr	ess											
	Number/Build	ling Name*											
	Street*												
	City/Town/Vi											 	

	Local Gov	vernment*				
	Postal cod	e				
	State*					
5. Particulars o	f governin	g council (execu	itives)			
Surname						
Other name(s)					osition eld	
Service Address						
	Number/B	Building Name*				
	Street*					
	City/Town	n/Village*				
	Local Gov	ernment*				
	Postal cod	e				
	State*					
	Email				none ımber	
Surname				·		
Other name(s)					osition eld	
Service Address						
	Number/B	Building Name*				
	Street*					
	City/Town	n/Village*				
	Local Gov	vernment*				
	Postal cod	e				
	State*					
	Email				none	
6. Certification				nu	ımber	
	tention of		s form is correct	t to the bes	st of our	knowledge and has been
Name						This form is authorised by a
Description						trustee, secretary or any authorised person of the association.

Note:

- 1. If there is insufficient space on the form to provide any information required, please attach a separate sheet containing the information set out in the prescribed form.
- 2. This return should be accompanied by Audited Account of the Association for the year in which the return is made.

3. Annual Returns for incorporated trustees should be filed between 30th June and 31st December for the preceding financial year.

Presented for filing by:

Name	-					
Address	Street					
	City area/District					
	City/Town/Village					
	Local Government					
	Postal code					
	State					
	Country					
Phone Number						
Email		Accreditation Number (vapplicable)	where			
Signature		Date				

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- 3) Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Bi-annual statement of Incorporated Trustees (CAC/IT 05)

Pursuant to Section 845 of the Companies and Allied Matters Act, 2020

CAC/IT 5 BI-ANNUAL STATEMENT OF AFFAIRS OF INCORPORATED TRUSTEES





What this form is for

You may use this form to file bi-annual statement of affairs of Incorporated Trustees

X What this form is NOT for

You cannot use this form to file annual return



1. Incorporated Trustees details						
Name of Association						
Registration number						
Classification						
2. Registered Office Address	,					
Number/building name						
Street						
City/Town/village						
Local Government						
Postcode						
State						
3. Bi-annual statement details						
The period covered by this statement is						
From						
То						

4. The incomes	The incomes of the Association during the period were							
	S/No	Amount (₦)	Income Type					
	1		Subscription/Contribution					
	2		Donations/Grants					
	3		Others (please specify)					
5. The liabilities	5. The liabilities of the Association on 1st day of January/1st day of July were debts owed							
to sundry pers	ons							
	S/No	Amount	Liability Type					
		(N)						
	1		Judgment					
	2		Contract					
	3		Estimated liabilities					
	4		Others (specify)					

6. The assets of the Association as at this day are								
	S/No	Amount (₹)	Description					
	1 Cash at the bank							
	2		Cash at hand					
	3		Others (specify)					
7. Authenticat	tion							
Name			This form is authorised by a trustee, secretary or any authorised					
Description	•		person of the association.					

Presented for filing by:

Name			
Address	Street		
	City area/District		
	City/Town/Village		
	Local Government		
	Postal code		
	State		
	Country		
Phone Number			
Email		Accreditation Number	er (where applicable)
Signature		Date	

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- 3) Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Notice of merger of Incorporated Trustees (CAC/IT 06)

Pursuant to

CAC/IT 6



and milet	OF M	OF MERGER OF PRATED TRUSTEES				CAC LOS					
What this form is for You may use this form to give notice of Merger of Incorporated Trustees.	What this form is NOT for You cannot use this form to file new association				For further information, please refer to our guidance at www.cac.gov.ng						
1. Incorporated Trustees de	etails										
Name of Association											
Registration number											
Classification				_							
Date of resolution	d d	m	m	у	у	У		у			
2. Registered Office Address	SS										
Number/building name											
Street											
City/Town/village											
Local Government											
Postcode											
3. Names of merging associ	ations										
S N Names					Regi	strati	on r	numb	er		
1											
2											
4. Particulars of trustees af	ter the m	erger			·						
Surname											
Forename(s)											
Nationality	D	ate of birt	h		d d	m	m	m	y	y	y
Gender	Te	elephone	number	•							
Identity Number	Id	lentity Ty	pe								
Email	O	ccupation									
Residential Address											
Number/Building Name*											
Street*											

	City/Town/Vil	lage*				1/	///		///	///		
	Local Governr	nent*										
	Postal code								4			
	State*											
								asspor	t	,,,,		
					Ph	oto	gra	ph				
	Service Addre	ess										
	Number/Build	ing Name*										
	Street*											
	City/Town/Vil	lage*										
	Local Governr	nent*										
	Postal code											
	State*											
	Signature				Da	at						
Su	ırname				e							
Fo	prename(s)											
Na	ationality			Date of birth	d	d	m	m	y	y	y	y
G	ender			Telephone number					11			
Id	entity Number			Identity Type								
Er	nail			Occupation								
	Residential A	ddress										
	Number/Build	ing Name*			Re	cer	nt Pa	asspor	t ////	·//	///	////
	Street*											
	City/Town/Vil	lage*										
	Local Governr	nent*							4	4		
	Postal code											
	State*				D1.	111	////.	.1.	///	///		///.
	Service Addro	ess			Pn	oto	graj	pn				
	Number/Build	ing Name*										
	Street*											
	City/Town/Vil	lage*										
	Local Governr	nent*										
	Ĩ		1		1							

	Postal code			
	State*			
	Signature		I	Date
5.	Secretary's de	etails	<u> </u>	1
Su	ırname			
Ot	ther name(s)			
Se	ervice Address			
	Number/Buildi	ng Name*		
	Street*			
	City/Town/Vill	lage*		
	Local Governm	nent*		
	Postal code			
	State*			
	Email		Phone number	
6.	Authentication	n		
Na	ame			This form is
De	escription			authorised by a trustee, secretary or
				any authorised person of the association.
Pr	esented for fil	ing by:		
Naı				
	dress	Street		
		City area/District		

1 i esciiteu ioi	ining by.	
Name		
Address	Street	
	City area/District	
	City/Town/Village	
	Local Government	
	Postal code	
	State	
	Country	
Phone Number		
Email		Accreditation Number (where applicable)
Signature		Date

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in Nigeria.

Notice of alteration of constitution of Incorporated Trustees (CAC/IT 07)

Pursuant to Section 833 of the Companies and Allied Matters Act, 2020

CAC/IT 7 NOTICE OF ALTERATION OF CONSTITUTION OF INCORPORATED TRUSTEE



√

What this form is for

You may use this form for alteration of constitution

What this form is NOT

You cannot use this form to file new constitution

For further information

Please refer to our guidance at www.cac.gov.ng

_	ed Trustees de	tails							
Name of Associ	iation								
Registration nur	mber								
Classification									
Date of resolut	ion	d	d	m	m	у	у	у	у
2. Registered	Office Addres	S							
Number/buildin	g name								
Street									
City/Town/villa	ige								
Local Governm	ent								
Postcode									
	uses of the cor	istitution	to be a	itered					
4. Authentica	tion								
Name								uthorised	
Description					by a trustee, secretary any authorised person the association.				

Presented for filing by:

Name				
Address	Street			
	City area/District			
	City/Town/Village			
	Local Government			
	Postal code			
	State			
	Country			
Phone Number				
Email		Accreditation Number	er (where applicable)	
Signature		Date		

NOTE:

Companies and Allied Matters Act, 2020 Section 862.

- 1) Subject to the provisions of subsections (2) and (3), if any person in any return, report, certificate, balance sheet, or other document required by, or for the purpose of any of the provisions of this Act, wilfully makes a statement which is false in any material particular knowing it to be false, he commits an offence and is liable -
 - (a) on conviction to imprisonment for a term of two years; and
 - (b) in the case of a company, to fine as the Court deems fit for every

- 2) A company which makes a statement in its annual returns which is false in any material particular shall in respect of each year of any such returns be liable to a penalty prescribed in the Commission's regulations if it is a small company or in any other case.
- Nothing in this section shall affect the provisions of any enactment imposing penalties in respect of perjury in force in

Specimen of Certificate of registration

Private company limited by shares



Limited by Guarantee



Limited Liability Partnership



Limited Partnership



Business Name



Incorporated Trustees



Fees
Companies

		Ltd/Gte Fee (N)	Small Company Fee (₦)	Private other than small Fee (N)	Public Fee (N)
a.	Name Reservation	See B	500	500	500
b.	Name Reservation for restricted words and Ltd/Gte	5,000	5,000 where applicable	5,000 where applicable	5,000 where applicable
c.	Incorporation of Company Limited by Guarantee (this includes CTC of first incorporation documents without additional charge)	20,000	Not Applicable (NA)	NA	NA
d.	Incorporation of private/public company limited by shares (this includes CTC of first incorporation documents without additional charge). Issued share capital of N1million or less	NA	10,000	10,000	20,000
	Incorporation of private/public company limited by shares (this includes CTC of Memart and certified extracts without additional charge). Issued share capital above N1million and up toN500million	NA	5,000.00 for every N1million share capital or part thereof	5,000.00 for every N1million share capital or part thereof	10,000.00 for every N1million share capital or part thereof
	Incorporation of private/public company limited by shares (this includes CTC of Memart and certified extracts without additional charge). Issued share capital above N500million	NA	7,500.00 for every N1million share capital or part thereof	7,500.00 for every N1million share capital or part thereof	15,000.00 for every N1million share capital or part thereof
e.	Registration of increase in Issued share capital up toN500million	NA	5,000.00 for every N1million share capital or	5,000.00 for every N1million share capital or	10,000.00 for every N1million share capital or

			part thereof	part thereof	part thereof
f.	Registration of increase in	NA	7,500.00	7,500.00	15,000.00
	issued share capital above	1,11	for every	for every	for every
	500,000,000		1million	1million	1million
			share	share	share
			capital or	capital or	capital or
			part	part	part
			thereof	thereof	thereof
g.	Change of name	20,000	10,000	20,000	50,000
h.	Registration of Charges	25,000 or	25,000 or	25,000 or	25,000 or
		0.35% of	0.35% of	0.35% of	0.35% of
		the	the amount	the	the
		amount	secured by	amount	amount
		secured	the charge	secured	secured
		by the	whichever	by the	by the
		charge	is higher.	charge	charge
		whichever	_	whichever	whicheve
		is higher.		is higher.	r is
					higher.
i.	Memorandum of Satisfaction/ Deed of Release.	25,000	25,000	25,000	25,000
j.	Deed of hypothecation	25,000	25,000	25,000	25,000
3		,	, ,	,	,
k.	Deed of negative pledge	25,000	25,000	25,000	25,000
l.	Annual Returns, other post incorporation and miscellaneous filings	5,000	5,000	5,000	10,000
m.	Status Report/ Letter of Good Standing	5,000	5,000	5,000	5,000
n.	Historical Search Report (Directors/Officers information)	10,000	10,000	10,000	20,000

0.	Historical Search Report	10,000	10,000	10,000	20,000
	(Shareholding information)	10,000	10,000	10,000	_0,000
p.	Historical Search Report	10,000	10,000	10,000	20,000
	(Particulars of				
	Charges/Debentures/Memoran				
	dum of Satisfaction)				
q.	Historical Search Report (All	20,000	20,000	20,000	20,000
	information)				
r.	Due Diligence Search (Self-	50,000	50,000	50,000	50,000
	service)				
s.	Voluntary Striking off	50,000	25,000	50,000	100,000
t.	Same day post incorporation	30,000	20,000	30,000	50,000
	filing (in addition to filing fees)				
u.	Relisting of company	50,000	25,000	50,000	100,000
v.	Restriction of director's	25,000	25,000	25,000	50,000
	residential address				
w.	Extension of time to hold	N50,000	NA	50,000	100,000
	Annual General Meeting				
	(AGM)				
х.	Certified True Copy of	5,000	5,000 each	5,000	5,000
	documents/Extracts	each		each	each

	Foreign Companies	Fee (N)
w.	Notice of Exemption of Foreign Companies	50,000
х.	Annual report of Foreign Companies	50,000

Limited Liability Partnerships (LLP)

		Fee (N)
a.	Name Reservation	500
b.	Name Reservation for Restricted Words	5,000
c.	Incorporation and CTC of Registration	20,000
	Documents	
d.	Change of name	10,000
e.	Registration of charges	25,000 or 0.35% of the amount secured by the charge whichever is higher.
f.	Memorandum of Satisfaction/ Deed of Release.	25,000
g.	Annual Returns and other post incorporation and miscellaneous filings	5,000 each
h.	Status Report/Good Standing	5,000
i.	Voluntary Striking-off	25,000
j.	Same day post incorporation filing (in addition to filing fees)	30,000 per filing

k.	Relisting	50,000
l.	Restriction of partner's residential address	30,000
m.	Certified True Copy of documents/extracts	5,000 each

Limited Partnerships (LP)

		Fee (N)
a.	Name Reservation	500
b.	Name Reservation for Restricted Words	5,000
c.	Registration and CTC of Registration Documents/extracts	15,000
d.	Change of name	10,000
e.	Annual Returns and other post incorporation and	5,000 each
	miscellaneous filings	
f.	Status Report/Letter of Good Standing	5,000
g.	Voluntary Striking-off	25,000
h.	Same day post incorporation filing (in addition to filing	25,000
	fees)	
i.	Relisting	25,000
j.	Restriction of Partner's Residential Address	25,000
k.	Certified True Copy of documents	5,000 each

Business Names

		Fee (₩)
a.	Name Reservation	500
b.	Name Reservation for Restricted Words	5,000
c.	Registration and CTC of Registration Documents	10,000
d.	Change of name	10,000
e.	Annual Returns and other post registration and miscellaneous filings	3,000 each
f.	Status Report/Letter of Good Standing	5,000
g.	Voluntary Striking-off	10,000
h.	Same day post incorporation filing (in addition to filing fees)	10,000
i.	Relisting	25,000
j.	Restriction of Proprietor's/Partner's Residential address	25,000
k.	Certified True Copy of documents/extract	5,000 each
l.	Application for cessation	10,000

Incorporated Trustees

		Fee (₹)
a.	Reservation of Name	5,000
b.	Registration and CTC of Registration Documents	35,000
c.	Change of name	25,000
d.	Annual Returns and other post incorporation and miscellaneous filings	5,000 each
e.	Status Report/Letter of Good Standing	5,000

	Historical Search Report (for companies that are ten years old or more)	10,000
f.	Same day post incorporation filing (in addition to filing fees)	25,000
g.	Restriction of Trustee's residential address	25,000
h.	Certified True Copy of documents/extract	5,000 each
i.	Notice of Dissolution	20,000

Annual Registration of Agents/Professionals/Insolvency Practitioners

		Fee (₩)
a.	Registration of Accredited Agents/Professionals (one-off)	10,000
b.	Registration of Insolvency Practitioners (one-offf)	50,000

Value Added Service

	Fee
SMS notification alert for every transaction carried out by an entity to all officers of the Entity (Annual Subscription)	5,000

Website Search

Visitors to the Commission's public search page can get basic information free of charge. The following items have a fee:

		Fee (₹)
b.	Full electronic search per entity (view only)	1,000
c.	Persons with Significant Control (view only)	free

Appointments

		Fee (₩)
a.	Personal appointment	free
b.	Premium Service/VIP Lounge Facilities (Same Day Service Single Transaction)	50,000
c.	Premium Service/VIP Lounge Facilities (Same Day Multiple Applications per entity)	100,000

Bulk Products

Access to information not on the Public Register		Fee (N)
a.	Application by Specified Public Authority or Credit Reference Agency per entity	25,000
b.	Individual request by Specified Public Authority or Credit Reference Agency (to access information) per entity	1,000

DVD Directories

		Fee (₦)
a.	Company Directory Exportable one-off (name, address, registration number and date of registration, particulars of directors and other post incorporation information)	1,000,000

b.	Company Directory Exportable Annual Subscription (name, address, registration number and date of registration, particulars of directors and other post incorporation information)	10,000,000		
c.	Persons with Significant Control (PSC) information: Exportable for Specified Public Authority and other approved persons/bodies	Free		
d.	Company Directory: data file on DVD, by email or by file transfer protocol (sFTP) Annual Subscription (name, address, registration number and date of registration, particulars of directors and other post incorporation information)	10,000,000		
e.	Change of Name/dissolved/removed index (one-off)	100,000		
f.	Change of Name/dissolved/removed index: exportable Annual Subscription	1,000,000		
g.	Change of Name/dissolved/removed index: data file on DVD, by email or by FTP Annual Subscription	1,000,000		
h.	Change of PSC/removed index: data file on DVD, by email or by FTP for Public Specified Public Authority and other Approved Persons/Bodies			
i.	Notwithstanding the foregoing the Commission may issue information to an Investigation Agency or other approved Public Authority, Organization or I gratis.			

Penalties

		Daily default	Other penalties (one-
		Penalty N	off) N
a.	Small company	250	5,000
b.	Company Private other than small	500	10,000
c.	Company limited by guarantee	500	10,000
d.	Public Company	1,000	25,000
e.	Limited Liability Partnership (LLP)	500	10,000
f.	Limited Partnership (LP)	500	10,000
g.	Business Names	150	5,000
h.	Incorporated Trustees	500	10,000

SIXTEENTH SCHEDULE

THE FEDERAL REPUBLIC OF NIGERIA THE COMPANIES AND ALLIED MATTERS ACT 2020

PRIVATE COMPANY LIMITED BY SHARES

MEMORANDUM OF ASSOCIATION

OF

ABC LIMITED

- 1. The name of the company is ABC LIMITED
- 2. The Registered Office of the Company will be situated in Nigeria.
- 3. The objects of the company are as follows:
- a) To undertake as its principal object the business of ...
- b) In pursuance of its principal object, to undertake the following in the ordinary course of its business
 - (i) Supplies and distribution of general goods and services imports and exports
 - (ii) ...
- (c) To undertake all other lawful objects.

AND IT IS HEREBY DECLARED THAT:

The objects specified in each of the paragraphs of this clause shall be regarded as independent objects and accordingly shall in no way be limited or restricted (except the contrary is expressly stated) by reference to or inference from the terms of any other paragraph or the name of the Company, but may be carried out in as full and as ample a manner and construed in as wide a sense as if each of the said paragraphs defined the objects clause of a separate and distinct company.

- 4. The Company is a **Private Company.**
- 5. The liability of the members is limited by shares.
- 6. The Issued Capital of the Company is N5,000,000 (Five Million Naira) divided into (state classes of shares, if any and their units).

I/we whose name(s) and address(es) is/are subscribed herein is/are desirous of being formed into a company in pursuance of the Memorandum of Association and I/we respectively agree to take the number of shares indicated opposite my/our name(s).

Dated this day of October, 2020

WITNESS

Name: Address: Signature:

SEVENTEENTH SCHEDULE

THE FEDERAL REPUBLIC OF NIGERIA THE COMPANIES AND ALLIED MATTERS ACT 2020

PUBLIC COMPANY LIMITED BY SHARES MEMORANDUM OF ASSOCIATION

OF

ABC PUBLIC LIMITED COMPANY

- 1. The name of the company is ABC PUBLIC LIMITED COMPANY
- 2. The Registered Office of the Company will be situated in Nigeria.
- 3. The objects of the company are as follows:
- c) To undertake as its principal object the business of ...
- d) In pursuance of its principal object, to undertake the following in the ordinary course of its business
 - (iii) Supplies and distribution of general goods and services imports and exports
 - (iv) ...
- (c) To undertake all other lawful objects.

AND IT IS HEREBY DECLARED THAT:

The objects specified in each of the paragraphs of this clause shall be regarded as independent objects and accordingly shall in no way be limited or restricted (except the contrary is expressly stated) by reference to or inference from the terms of any other paragraph or the name of the Company, but may be carried out in as full and as ample a manner and construed in as wide a sense as if each of the said paragraphs defined the objects clause of a separate and distinct company.

- 4. The Company is a **Public Company**.
- 5. The liability of the members is limited by shares.
- 6. The Issued Capital of the Company is N5,000,000 (Five Million Naira) divided into (state classes of shares, if any and their units).

I/we whose name(s) and address(es) is/are subscribed herein is/are desirous of being formed into a company in pursuance of the Memorandum of Association and I/we respectively agree to take the number of shares indicated opposite my/our name(s).

Dated this day of October, 2020

WITNESS

Name: Address: Signature: Date:

EIGHTEENTH SCHEDULE

THE FEDERAL REPUBLIC OF NIGERIA

THE COMPANIES AND ALLIED MATTERS ACT 2020

COMPANY LIMITED BY GUARANTEE MEMORANDUM OF ASSOCIATION

OF

ABC LIMITED BY GUARANTEE

- 1. The name of the company is The Oke-Ita School Association (Limited by Guarantee).
- 2. The registered office of the company will be situated in Akwa Ibom State, Nigeria.
- 3. The objects of the company are as follows:
- e) the carrying on of schools for boys in Ikot Ekpene and in such other places within the State as the company hereafter decide upon
- f) In pursuance of its principal object, to undertake the following in the ordinary course of its business
 - (v) ...
 - (vi) ...
- (c) To undertake all other lawful objects.

AND IT IS HEREBY DECLARED THAT:

The objects specified in each of the paragraphs of this clause shall be regarded as independent objects and accordingly shall in no way be limited or restricted (except the contrary is expressly stated) by reference to or inference from the terms of any other paragraph or the name of the Company, but may be carried out in as full and as ample a manner and construed in as wide a sense as if each of the said paragraphs defined the objects clause of a separate and distinct company.

- 4. The company is a private company.
- 5. The liability of the members is limited by guarantee.
- 6. The income and property of the company shall be applied solely towards the promotion of its objects, and no portion of the income or property shall be paid or transferred directly or indirectly to the members of the company except as permitted by or under the Companies and Allied Matters Act.
- 7. Every member of the company undertakes to contribute to the assets of the company the amount subscribed opposite his name in the event of its being wound up while he is a member or within one year afterwards, for payment of the debts and liabilities of the company contracted before he ceases to be a member, and the costs, charges and expenses of winding up, and for the adjustment of the rights of the contributories among themselves howsoever that the aggregate contribution is not less than N100,000.00 (one hundred thousand naira).

Dated this day of October, 2020

WITNESS

Name: Address: Signature: Date:

NINETEENTH SCHEDULE

THE FEDERAL REPUBLIC OF NIGERIA

THE COMPANIES AND ALLIED MATTERS ACT 2020

UNLIMITED COMPANY MEMORANDUM OF ASSOCIATION

OF

ABC UNLIMITED

- 1. The name of the company is ABC UNLIMITED
- 2. The Registered Office of the Company will be situated in Nigeria.
- 3. The objects of the company are as follows:
- a) To undertake as its principal object the business of ...
- b) In pursuance of its principal object, to undertake the following in the ordinary course of its business
 - (i) Supplies and distribution of general goods and services imports and exports
 - (ii) ...
- (c) To undertake all other lawful objects.

AND IT IS HEREBY DECLARED THAT:

The objects specified in each of the paragraphs of this clause shall be regarded as independent objects and accordingly shall in no way be limited or restricted (except the contrary is expressly stated) by reference to or inference from the terms of any other paragraph or the name of the Company, but may be carried out in as full and as ample a manner and construed in as wide a sense as if each of the said paragraphs defined the objects clause of a separate and distinct company.

- 4. The Company is a **Private Company.**
- 5. The liability of the members is unlimited.
- 6. The Issued Capital of the Company is N5,000,000 (Five Million Naira) divided into (state classes of shares, if any and their units).

I/we whose name(s) and address(es) is/are subscribed herein is/are desirous of being formed into a company in pursuance of the Memorandum of Association and I/we respectively agree to take the number of shares indicated opposite my/our name(s).

NAME, ADDRESS AND	NO OF	BENEFICIAL	SIGNATURE
DESCRIPTION OF	SHARES	OWNER OF	
SUBSCRIBER	TAKEN	SHARES	
MR. ABC 8 Awolowo Road Ikoyi, Lagos State (OCCUPATION) MR. DEF Plot 1, Adeola Hopewell Street, Victoria Island Lagos State (OCCUPATION)			

Dated this day of October, 2020

WITNESS

Name: Address:

Signature:

Date:

TWENTIETH SCHEDULE

MODEL ARTICLES FOR PRIVATE COMPANIES LIMITED BY SHARES

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PART 1

INTERPRETATION AND LIMITATION OF LIABILITY

Defined Terms

- 1.—(1) In these articles. Unless the context requires otherwise -
 - "Act" means the Companies and Allied Matters Act, 2020 (CAMA)
 - "articles" has the meaning given in the Act;
 - "director" has the meaning given in the Act and includes any person occupying the position of director, by whatever name called;
 - "chairman" has the meaning given in article 12;
 - "chairman of the meeting" has the meaning given in article 39;
 - "document" includes, unless otherwise specified, any document sent or supplied in electronic form;
 - "electronic form" has the following meaning:
 - 1) documents or information sent or supplied by electronic means for example by email or software by other means while in an electronic form (for example sending disk by post), and references to electronic copy shall have a corresponding meaning and a document or information is sent or supplied by electronic means if it is sent initially and received at its destination by means of electronic equipment for the processing (which expression includes digital compression) or storage of data and entirely transmitted, conveyed and received by wire, by radio, by optical means or by electromagnetic means; references to electronic means shall have a corresponding meaning;
 - 2) a document or information authorized or requested to be sent or supplied in an electronic form must be sent or supplied in a form and by a means the sender or supplier reasonably considers will enable the recipient to read and retain a copy of it; and for this purpose, a document or information can be read only if it can be read with the naked eye, or to the extent that it connotes images (for example photographs, pictures, maps, plans or drawings) it can be seen with the naked eyes;
 - "fully paid" in relation to a share, means that the nominal value and any premium to be paid to the company in respect of that share have been paid to the company;
 - "hard copy form" means a document or information sent or supplied in hard copy form or in a paper copy or similar form capable of being read and a reference to hard copy has a corresponding meaning;
 - "holder" in relation to shares means the person whose name is entered in the register of members as the holder of the shares;
 - "instrument" means a document in hard or soft copy form;
 - "manager" in relation to disclosure of remuneration at annual general meeting includes any person by whatever name called occupying a position in senior management and who is vested with significant autonomy, discretion, and authority in the administration and management of the affairs of a company (whether in whole or in part);
 - "ordinary resolution" has the meaning given in section 258 (1) of the Act;

- "paid" means paid or credited as paid;
- "participate", in relation to a directors' meeting, has the meaning given in article 10:
- "proxy notice" has the meaning given in article 45;
- "shareholder" means a person who is the holder of a share;
- "shares" means shares in a company;
- "special resolution" has the meaning given in section 258 (2) of the Act;
- "subsidiary" has the meaning given in section 381 of the Act;
- "transmittee" means a person becoming entitled to a share in consequence of the death or bankruptcy of a member and in accordance with section 179 of the Act; and
- "writing" means the representation or reproduction of words, symbols or other information in a visible form by any method or combination of methods, whether sent or supplied in electronic form or otherwise.
- (2) Unless the context otherwise requires, other words or expressions contained in these articles bear the same meaning as in the CAMA, 2020 as in force on the date when these articles become binding on the company.

Liability of Members

2. The liability of the members is limited to the amount, if any, unpaid on the shares held by them.

PART 2

DIRECTORS

DIRECTORS' POWERS AND RESPONSIBILITIES

Directors' General Authority

3. Subject to the articles, the directors are responsible for the management of the company's business, for which purpose they may exercise all the powers of the company.

Shareholders' Reserve Power

- **4.**—(1) The shareholders may, by special resolution, direct the directors to take, or refrain from taking, specified action.
- (2) No such special resolution invalidates anything which the directors have done before the passing of the resolution.

Directors May Delegate

- **5.**—(1) Subject to the articles, the directors may delegate any of the powers which are conferred on them under the articles—
 - (a) to such person or committee;
 - (b) by such means (including by power of attorney);
 - (c) to such an extent;
 - (d) in relation to such matters or territories; and
 - (e) on such terms and conditions;

as they think fit.

- (2) If the directors so specify, any such delegation may authorise further delegation of the directors' powers by any person to whom they are delegated.
- (3) The directors may revoke any delegation in whole or part, or alter its terms and conditions.

Committees

- **6.**—(1) Committees to which the directors delegate any of their powers must follow procedures which are based as far as they are applicable on those provisions of the articles which govern the taking of decisions by directors.
- (2) The directors may make rules of procedure for all or any committees, which prevail over rules derived from the articles if they are not consistent with them.

DECISION-MAKING BY DIRECTORS

Directors to Take Decisions Collectively

- 7.—(1) The general rule about decision-making by directors is that any decision of the directors must be either a majority decision at a meeting or a decision taken in accordance with article 8.
- (2) If—
 - (a) the company only has one director, and
 - (b) no provision of the articles requires it to have more than one director,

the general rule does not apply, and the director may take decisions without regard to any of the provisions of the articles relating to directors' decision-making.

Unanimous Decisions

- **8.**—(1) A decision of the directors is taken in accordance with this article when all eligible directors indicate to each other by any means that they share a common view on a matter.
- (2) Such a decision may take the form of a resolution in writing, copies of which have been signed by each eligible director or to which each eligible director has otherwise indicated agreement in writing.
- (3) References in this article to eligible directors are to directors who would have been entitled to vote on the matter had it been proposed as a resolution at a directors' meeting.
- (4) A decision may not be taken in accordance with this article if the eligible directors would not have formed a quorum at such a meeting.

Calling A Directors' Meeting

- 9.—(1) Any director may call a directors' meeting by giving notice of the meeting to the directors or by authorising the company secretary (if any) to give such notice.
- (2) Notice of any directors' meeting must indicate—
 - (a) its proposed date and time;
 - (b) where it is to take place; and

- (c) if it is anticipated that directors participating in the meeting will not be in the same place, how it is proposed that they should communicate with each other during the meeting.
- (3) Notice of a directors' meeting must be given to each director.

Participation in Directors' Meetings

- **10.**—(1) Subject to the articles, directors participate in a directors' meeting, or part of a directors' meeting, when—
 - (a) the meeting has been called and takes place in accordance with the articles, and
 - (b) they can each communicate to the others any information or opinions they have on any particular item of the business of the meeting.
- (2) In determining whether directors are participating in a directors' meeting, the physical location and method of communication of each director shall be irrelevant, provided that all other directors attending the meeting are able to hear and be heard by him.
- (3) If all the directors participating in a meeting are not in the same place, they may decide that the meeting is to be treated as taking place wherever any of them is.

Quorum for Directors' Meetings

- 11.—(1) At a directors' meeting, unless a quorum is participating, no proposal is to be voted on, except a proposal to call another meeting.
- (2) The quorum for directors' meetings the quorum necessary for the transaction of the business of directors are two where there are not more than six directors, but where there are more than six directors, the quorum is one-third of the number of directors, and where the number of directors is not a multiple of three, then the quorum is one third to the nearest number.
- (3) If the total number of directors for the time being is less than the quorum required, the directors must not take any decision other than a decision—
 - (a) to appoint further directors, or
 - (b) to call a general meeting so as to enable the shareholders to appoint further directors.

Chairing of Directors' Meetings

- 12.—(1) The directors may appoint a director to chair their meetings.
- (2) The person so appointed for the time being is known as the chairman.
- (3) The directors may terminate the chairman's appointment at any time.
- (4) If the chairman is not participating in a directors' meeting within five minutes of the time at which it was to start, the participating directors must appoint one of themselves to chair it.

Casting Vote

- **13.**—(1) If the numbers of votes for and against a proposal are equal, the chairman or other director chairing the meeting has a casting vote.
- (2) But this does not apply if, in accordance with the articles, the chairman or other director is not to be counted as participating in the decision-making process for quorum or voting purposes.

Conflicts of Interest

- **14.**—(1) If a proposed decision of the directors is concerned with an actual or proposed transaction or arrangement with the company in which a director is interested, that director is not to be counted as participating in the decision-making process for quorum or voting purposes.
- (2) But if paragraph (3) applies, a director who is interested in an actual or proposed transaction or arrangement with the company is to be counted as participating in the decision-making process for quorum and voting purposes.
- (3) This paragraph applies when—
 - (a) the company by ordinary resolution disapplies the provision of the articles which would otherwise prevent a director from being counted as participating in the decision-making process;
 - (b) the director's interest cannot reasonably be regarded as likely to give rise to a conflict of interest; or
 - (c) the director's conflict of interest arises from a permitted cause.
- (4) For the purposes of this article, the following are permitted causes—
 - (a) a guarantee given, or to be given, by or to a director in respect of an obligation incurred by or on behalf of the company or any of its subsidiaries;
 - (b) subscription, or an agreement to subscribe, for shares or other securities of the company or any of its subsidiaries, or to underwrite, sub-underwrite, or guarantee subscription for any such shares or securities; and
 - (c) arrangements pursuant to which benefits are made available to employees and directors or former employees and directors of the company or any of its subsidiaries which do not provide special benefits for directors or former directors.
- (5) For the purposes of this article, references to proposed decisions and decision-making processes include any directors' meeting or part of a directors' meeting.
- (6) Subject to paragraph (7), if a question arises at a meeting of directors or of a committee of directors as to the right of a director to participate in the meeting (or part of the meeting) for voting or quorum purposes, the question may, before the conclusion of the meeting, be referred to the chairman whose ruling in relation to any director other than the chairman is to be final and conclusive.
- (7) If any question as to the right to participate in the meeting (or part of the meeting) should arise in respect of the chairman, the question is to be decided by a decision of the directors at that meeting, for which purpose the chairman is not to be counted as participating in the meeting (or that part of the meeting) for voting or quorum purposes.

Records of Decisions to Be Kept

15. The directors must ensure that the company keeps a record, in writing, for at least 10 years from the date of the decision recorded, of every unanimous or majority decision taken by the directors.

Directors' Discretion to Make Further Rules

16. Subject to the articles, the directors may make any rule which they think fit about how they take decisions, and about how such rules are to be recorded or communicated to directors.

Methods of Appointing Directors

- 17.—(1) Any person who is willing to act as a director, and is permitted by law to do so, may be appointed to be a director—
 - (a) by ordinary resolution, or
 - (b) by a decision of the directors in the case of casual vacancy.
- (2) any of the personal representatives of the shareholders entitled to attend and vote at a general meeting shall apply to court for an order to convene a meeting of all the personal representatives to appoint new directors to manage the company, and if they fail to convene a meeting, the creditors, if any, may do so.

Termination of Director's Appointment

- **18.** A person ceases to be a director as soon as—
 - (a) that person ceases to be a director by virtue of any provision of the Act or is prohibited from being a director by law;
 - (b) a bankruptcy order is made against that person;
 - (c) a composition is made with that person's creditors generally in satisfaction of that person's debts;
 - (d) a registered medical practitioner who is treating that person gives a written opinion to the company stating that that person has become physically or mentally incapable of acting as a director and may remain so for more than three months;
 - (e) by reason of that person's mental health, a court makes an order which wholly or partly prevents that person from personally exercising any powers or rights which that person would otherwise have;
 - (f) notification is received by the company from the director that the director is resigning from office, and such resignation has taken effect in accordance with its terms.

Directors' Remuneration

- **19.**—(1) Directors may undertake any services for the company that the directors decide.
- (2) Directors are entitled to such remuneration as the company determines—
 - (a) for their services to the company as directors, and
 - (b) for any other service which they undertake for the company.
- (3) Subject to the articles, a director's remuneration may—
 - (a) take any form, and
 - (b) include any arrangements in connection with the payment of a pension, allowance or gratuity, or any death, sickness or disability benefits, to or in respect of that director.
- (4) Unless the directors decide otherwise, directors' remuneration accrues from day to day.
- (5) Unless the directors decide otherwise, directors are not accountable to the company for any remuneration which they receive as directors or other officers or employees of the company's subsidiaries or of any other body corporate in which the company is interested.

Directors' Expenses

- **20.** The company may pay any reasonable expenses which the directors properly incur in connection with their attendance at—
 - (a) meetings of directors or committees of directors,
 - (b) general meetings, or
 - (c) separate meetings of the holders of any class of shares or of debentures of the company,

or otherwise in connection with the exercise of their powers and the discharge of their responsibilities in relation to the company.

ALTERNATE DIRECTORS

Appointment and Removal of Alternates

- **21.**—(1) Any director (the "appointor") may appoint as an alternate any other director, or any other person approved by resolution of the directors, to—
- (a) exercise that director's powers, and
- (b) carry out that director's responsibilities,

in relation to the taking of decisions by the directors in the absence of the alternate's appointor.

- (2) Any appointment or removal of an alternate must be effected by notice in writing to the company signed by the appointor, or in any other manner approved by the directors.
- (3) The notice must—
 - (a) identify the proposed alternate, and
 - (b) in the case of a notice of appointment, contain a statement signed by the proposed alternate that the proposed alternate is willing to act as the alternate of the director giving the notice.

Rights and Responsibilities of Alternate Directors

- **22.**—(1) An alternate director has the same rights, in relation to any directors' meeting or directors' written resolution, as the alternate's appointor.
- (2) Except as the articles specify otherwise, alternate directors—
 - (a) are deemed for all purposes to be directors;
 - (b) are liable for their own acts and omissions;
 - (c) are subject to the same restrictions as their appointors; and
 - (d) are not deemed to be agents of or for their appointors.
- (3) A person who is an alternate director but not a director—
 - (a) may be counted as participating for the purposes of determining whether a quorum is participating (but only if that person's appointor is not participating), and
 - (b) may sign a written resolution (but only if it is not signed or to be signed by that person's appointor).

No alternate may be counted as more than one director for such purposes.

(4) An alternate director is not entitled to receive any remuneration from the company for serving as an alternate director except such part of the alternate's appointor's remuneration as the appointor may direct by notice in writing made to the company.

Termination of Alternate Directorship

- 23. An alternate director's appointment as an alternate terminates—
 - (a) when the alternate's appointor revokes the appointment by notice to the company in writing specifying when it is to terminate;
 - (b) on the occurrence in relation to the alternate of any event which, if it occurred in relation to the alternate's appointor, would result in the termination of the appointor's appointment as a director;
 - (c) on the death of the alternate's appointor; or
- (d) when the alternate's appointor's appointment as a director terminates, except that an alternate's appointment as an alternate does not terminate when the appointor retires by rotation at a general meeting and is then re-appointed as a director at the same general meeting.

PART 3

SHARES AND DISTRIBUTIONS

SHARES

All Shares to Be Fully Issued

- **24.**—(1) No share is to be issued for less than the aggregate of its nominal value and any premium to be paid to the company in consideration for its issue.
- (2) This does not apply to shares taken on the formation of the company by the subscribers to the company's memorandum.

Powers to Issue Different Classes of Share

- **25.**—(1) Subject to the articles, but without prejudice to the rights attached to any existing share, the company may issue shares with such rights or restrictions as may be determined by ordinary resolution.
- (2) The company may issue shares which are to be redeemed, or are liable to be redeemed at the option of the company or the holder, subject to such conditions as may be prescribed in the terms of issue or by the articles.

Company Not Bound by Less Than Absolute Interests

26. Except as required by law, no person is to be recognised by the company as holding any share upon any trust, and except as otherwise required by law or the articles, the company is not in any way to be bound by or recognise any interest in a share other than the holder's absolute ownership of it and all the rights attaching to it.

Share Certificates

27.—(1) The company must issue each shareholder, free of charge, with one or more certificates in respect of the shares which that shareholder holds.

- (2) Every certificate must specify—
 - (a) in respect of how many shares, of what class, it is issued;
 - (b) the nominal value of those shares;
 - (c) that the shares are fully paid; and
 - (d) any distinguishing numbers assigned to them.
- (3) If more than one person holds a share, only one certificate may be issued in respect of it.
- (4) Certificates must—
 - (a) have affixed to them the company's common seal, or
 - (b) be otherwise executed as a deed.

Replacement Share Certificates

- **28.**—(1) If a paper certificate issued in respect of a shareholder's shares is—
 - (a) damaged or defaced, or
 - (b) said to be lost, stolen or destroyed,

that shareholder is entitled to be issued with a replacement certificate in respect of the same shares.

- (2) A shareholder exercising the right to be issued with such a replacement certificate—
 - (a) may at the same time exercise the right to be issued with a single certificate or separate certificates;
 - (b) must return the certificate which is to be replaced to the company if it is damaged or defaced; and
 - (c) must comply with such conditions as to evidence, indemnity and the payment of a reasonable fee as the directors decide.

PARTLY PAID SHARES

Company's Lien Over Partly Paid Shares

- **29.**—(1) The company has a lien ("the company's lien") over every share which is partly paid or any part of—
 - (a) that share's nominal value, and
 - (b) any premium at which it was issued,

which has not been paid to the company, and which is payable immediately or at some time in the future, whether or not a call notice has been sent in respect of it.

- (2) The company's lien over a share—
 - (a) takes priority over any third party's interest in that share, and
 - (b) extends to any dividend or other money payable by the company in respect of that share and (if the lien is enforced and the share is sold by the company) the proceeds of sale of that share.
- (3) The directors may at any time decide that a share which is or would otherwise be subject to the company's lien shall not be subject to it, either wholly or in part.

Enforcement of the Company's Lien

- **30.**—(1) Subject to the provisions of this article, if—
 - (a) a lien enforcement notice has been given in respect of a share, and
 - (b) the person to whom the notice was given has failed to comply with it, the company may sell that share in such manner as the directors decide.
- (2) A lien enforcement notice—
 - (a) may only be given in respect of a share which is subject to the company's lien, in respect of which a sum is payable and the due date for payment of that sum has passed;
 - (b) must specify the share concerned;
 - (c) must require payment of the sum payable within 14 days of the notice;
 - (d) must be addressed either to the holder of the share or to a person entitled to it by reason of the holder's death, bankruptcy or otherwise; and
 - (e) must state the company's intention to sell the share if the notice is not complied with.
- (3) Where shares are sold under this article—
 - (a) the directors may authorise any person to execute an instrument of transfer of the shares to the purchaser or a person nominated by the purchaser, and
 - (b) the transferee is not bound to see to the application of the consideration, and the transferee's title is not affected by any irregularity in or invalidity of the process leading to the sale.
- (4) The net proceeds of any such sale (after payment of the costs of sale and any other costs of enforcing the lien) must be applied—
 - (a) first, in payment of so much of the sum for which the lien exists as was payable at the date of the lien enforcement notice,
 - (b) second, to the person entitled to the shares at the date of the sale, but only after the certificate for the shares sold has been surrendered to the company for cancellation or a suitable indemnity has been given for any lost certificates, and subject to a lien equivalent to the company's lien over the shares before the sale for any money payable in respect of the shares after the date of the lien enforcement notice.
 - (5) A statutory declaration by a director or the company secretary that the declarant is a director or the company secretary and that a share has been sold to satisfy the company's lien on a specified date—
 - (a) is conclusive evidence of the facts stated in it as against all persons claiming to be entitled to the share, and
 - (b) subject to compliance with any other formalities of transfer required by the articles or by law, constitutes a good title to the share.

Call Notices

- **31.**—(1) Subject to the articles and the terms on which shares are allotted, the directors may send a notice (a "call notice") to a member requiring the member to pay the company a specified sum of money (a "call") which is payable in respect of shares which that member holds at the date when the directors decide to send the call notice.
- (2) A call notice—
 - (a) may not require a member to pay a call which exceeds the total sum unpaid on that member's shares (whether as to the share's nominal value or any amount payable to the company by way of premium);

- (b) must state when and how any call to which it relates it is to be paid; and
- (c) may permit or require the call to be paid by instalments.
- (3) A member must comply with the requirements of a call notice, but no member is obliged to pay any call before 14 days have passed since the notice was sent.
- (4) Before the company has received any call due under a call notice the directors may—
 - (a) revoke it wholly or in part, or
 - (b) specify a later time for payment than is specified in the notice,

by a further notice in writing to the member in respect of whose shares the call is made.

Liability to Pay Calls

- **32.**—(1) Liability to pay a call is not extinguished or transferred by transferring the shares in respect of which it is required to be paid.
- (2) Joint holders of a share are jointly and severally liable to pay all calls in respect of that share.
- (3) Subject to the terms on which shares are allotted, the directors may, when issuing shares, provide that call notices sent to the holders of those shares may require them—
 - (a) to pay calls which are not the same, or
 - (b) to pay calls at different times.

When Call Notice Need Not be Issued

- **33.**—(1) A call notice need not be issued in respect of sums which are specified, in the terms on which a share is issued, as being payable to the company in respect of that share (whether in respect of nominal value or premium)—
 - (a) on allotment;
 - (b) on the occurrence of a particular event; or
 - (c) on a date fixed by or in accordance with the terms of issue.
- (2) But if the due date for payment of such a sum has passed and it has not been paid, the holder of the share concerned is treated in all respects as having failed to comply with a call notice in respect of that sum, and is liable to the same consequences as regards the payment of interest and forfeiture.

Failure to Comply with Call Notice: Automatic Consequences

- **34.**—(1) If a person is liable to pay a call and fails to do so by the call payment date—
 - (a) the directors may issue a notice of intended forfeiture to that person, and
 - (b) until the call is paid, that person must pay the company interest on the call from the call payment date at the relevant rate.
- (2) For the purposes of this article—
 - (a) the "call payment date" is the time when the call notice states that a call is payable, unless the directors give a notice specifying a later date, in which case the "call payment date" is that later date;
 - (b) the "relevant rate" is—
 - (i) the rate fixed by the terms on which the share in respect of which the call is due was allotted;

- (ii) such other rate as was fixed in the call notice which required payment of the call, or has otherwise been determined by the directors; or
- (iii) if no rate is fixed in either of these ways, the prevailing interest rate as set by the Monetary Policy Committee of the Central Bank of Nigeria.
- (3) The directors may waive any obligation to pay interest on a call wholly or in part.

Notice of Intended Forfeiture

- **35.** A notice of intended forfeiture—
 - (a) may be sent in respect of any share in respect of which a call has not been paid as required by a call notice;
 - (b) must be sent to the holder of that share or to a person entitled to it by reason of the holder's death, bankruptcy or otherwise;
 - (c) must require payment of the call and any accrued interest by a date which is not less than 14 days after the date of the notice;
 - (d) must state how the payment is to be made; and
 - (e) must state that if the notice is not complied with, the shares in respect of which the call is payable will be liable to be forfeited.

Directors' Power to Forfeit Shares

36. If a notice of intended forfeiture is not complied with before the date by which payment of the call is required in the notice of intended forfeiture, the directors may decide that any share in respect of which it was given is forfeited, and the forfeiture is to include all dividends or other moneys payable in respect of the forfeited shares and not paid before the forfeiture.

Effect of Forfeiture

- **37.**—(1) Subject to the articles, the forfeiture of a share extinguishes—
 - (a) all interests in that share, and all claims and demands against the company in respect of it, and
 - (b) all other rights and liabilities incidental to the share as between the person whose share it was prior to the forfeiture and the company.
- (2) Any share which is forfeited in accordance with the articles—
 - (a) is deemed to have been forfeited when the directors decide that it is forfeited;
 - (b) is deemed to be the property of the company; and
 - (c) may be sold, re-allotted or otherwise disposed of as the directors think fit.
- (3) If a person's shares have been forfeited—
 - (a) the company must send that person notice that forfeiture has occurred and record it in the register of members;
 - (b) that person ceases to be a member in respect of those shares;
 - (c) that person must surrender the certificate for the shares forfeited to the company for cancellation;
 - (d) that person remains liable to the company for all sums payable by that person under the articles at the date of forfeiture in respect of those shares provided

- that his liability ceases when the company receives payment in full of all money in respect of the shares; and
- (e) the directors may waive payment of such sums wholly or in part or enforce payment without any allowance for the value of the shares at the time of forfeiture or for any consideration received on their disposal.
- (4) At any time before the company disposes of a forfeited share, the directors may decide to cancel the forfeiture on payment of all calls and interest due in respect of it and on such other terms as they think fit.

Procedure Following Forfeiture

- **38.**—(1) If a forfeited share is to be disposed of by being transferred, the company may receive the consideration for the transfer and the directors may authorise any person to execute the instrument of transfer.
 - (2) A statutory declaration by a director or the company secretary that the declarant is a director or the company secretary and that a share has been forfeited on a specified date-
 - (a) is conclusive evidence of the facts stated in it as against all persons claiming to be entitled to the share, and
 - (b) subject to compliance with any other formalities of transfer required by the articles or by law, constitutes a good title to the share.
- (3) A person to whom a forfeited share is transferred is not bound to see to the application of the consideration (if any) nor is that person's title to the share affected by any irregularity in or invalidity of the process leading to the forfeiture or transfer of the share.
- (4) If the company sells a forfeited share, the person who held it prior to its forfeiture is entitled to receive from the company the proceeds of such sale, net of any commission, and excluding any amount which-
 - (a) was, or would have become, payable, and
- (b) had not, when that share was forfeited, been paid by that person in respect of that share, but no interest is payable to such a person in respect of such proceeds and the company is not required to account for any money earned on them.

Surrender of Shares

- **39.**—(1) A member may surrender any share—
 - (a) in respect of which the directors may issue a notice of intended
 - forfeiture; (b) which the directors may forfeit; or
 - (c) which has been forfeited.
- (2) The directors may accept the surrender of any such share.
- (3) The effect of surrender on a share is the same as the effect of forfeiture on that share.(4) A share which has been surrendered may be dealt with in the same way as a share which has been forfeited.

Share Transfers

- **40.**—(1) Shares may be transferred by means of an instrument of transfer in any usual form or any other form approved by the directors, which is executed by or on behalf of the transferor.
- (2) No fee may be charged for registering any instrument of transfer or other document relating to or affecting the title to any share.
- (3) The company may retain any instrument of transfer which is registered.

- (4) The transferor remains the holder of a share until the transferee's name is entered in the register of members as holder of it.
- (5) The directors may refuse to register the transfer of a share (not being a fully paid share) to a person of whom they do not approve, and may also refuse to register the transfer of a share on which the company has a lien.

Transmission of Shares

- **41.**—(1) If title to a share passes to a transmittee, the company may only recognise the transmittee as having any title to that share.
- (2) A transmittee who produces such evidence of entitlement to shares as the directors may properly require—
 - (a) may, subject to the articles, choose either to become the holder of those shares or to have them transferred to another person, and
 - (b) subject to the articles, and pending any transfer of the shares to another person, has the same rights as the holder had.
- (3) But transmittees do not have the right to attend or vote at a general meeting, or agree to a proposed written resolution, in respect of shares to which they are entitled, by reason of the holder's death or bankruptcy or otherwise, unless they become the holders of those shares.

Exercise of Transmittees' Rights

- **42.**—(1) Transmittees who wish to become the holders of shares to which they have become entitled must notify the company in writing of that wish.
- (2) If the transmittee wishes to have a share transferred to another person, the transmittee must execute an instrument of transfer in respect of it.
- (3) Any transfer made or executed under this article is to be treated as if it were made or executed by the person from whom the transmittee has derived rights in respect of the share, and as if the event which gave rise to the transmission had not occurred.

Transmittees Bound by Prior Notices

43. If a notice is given to a shareholder in respect of shares and a transmittee is entitled to those shares, the transmittee is bound by the notice if it was given to the shareholder before the transmittee's name has been entered in the register of members.

DIVIDENDS AND OTHER DISTRIBUTIONS

Procedure for Declaring Dividends

- **44.**—(1) The company may by ordinary resolution declare dividends, and the directors may decide to pay interim dividends.
- (2) A dividend must not be declared unless the directors have made a recommendation as to its amount. Such a dividend must not exceed the amount recommended by the directors.
- (3) No dividend may be declared or paid unless it is in accordance with shareholders' respective rights.
- (4) Unless the shareholders' resolution to declare or directors' decision to pay a dividend, or the terms on which shares are issued, specify otherwise, it must be paid by reference to each shareholder's holding of shares on the date of the resolution or decision to declare or pay it.

- (5) If the company's share capital is divided into different classes, no interim dividend may be paid on shares carrying deferred or non-preferred rights if, at the time of payment, any preferential dividend is in arrear.
- (6) The directors may pay at intervals any dividend payable at a fixed rate if it appears to them that the profits available for distribution justify the payment.
- (7) If the directors act in good faith, they do not incur any liability to the holders of shares conferring preferred rights for any loss they may suffer by the lawful payment of an interim dividend on shares with deferred or non-preferred rights.

Payment of Dividends and Other Distributions

- **45.**—(1) Where a dividend or other sum which is a distribution is payable in respect of a share, it must be paid by one or more of the following means—
 - (a) transfer to a bank specified by the distribution recipient either in writing or as the directors may otherwise decide;
 - (b) sending a cheque made payable to the distribution recipient by post to the distribution recipient at the distribution recipient's registered address (if the distribution recipient is a holder of the share), or (in any other case) to an address specified by the distribution recipient either in writing or as the directors may otherwise decide;
 - (c) sending a cheque made payable to such person by post to such person at such address as the distribution recipient has specified either in writing or as the directors may otherwise decide; or
 - (d) any other means of payment as the directors agree with the distribution recipient either in writing or by such other means as the directors decide.
 - (2) In the articles, "the distribution recipient" means, in respect of a share in respect of which a dividend or other sum is payable—
 - (a) the holder of the share; or
 - (b) if the share has two or more joint holders, whichever of them is named first in the register of members; or
 - (c) if the holder is no longer entitled to the share by reason of death or bankruptcy, or otherwise by operation of law, the transmittee.

No Interest on Distributions

- **46.** The company may not pay interest on any dividend or other sum payable in respect of a share unless otherwise provided by—
 - (a) the terms on which the share was issued, or
 - (b) the provisions of another agreement between the holder of that share and the company.

Unclaimed Distributions

- **47.**—(1) All dividends or other sums which are—
 - (a) payable in respect of shares, and
 - (b) unclaimed after having been declared or become payable,

may be invested or otherwise made use of by the directors for the benefit of the company in accordance with the provisions of section 429 of the Act.

- (2) The payment of any such dividend or other sum into a separate account does not make the company a trustee in respect of it.
- (3) If—

- (a) twelve years have passed from the date on which a dividend or other sum became due for payment, and
- (b) the distribution recipient has not claimed it,

the distribution recipient is no longer entitled to that dividend or other sum and it ceases to remain owing by the company and should be included in the report that should be submitted to the other shareholders of the company.

Non-Cash Distributions

48.— Subject to the terms of issue of the share in question, the company may, by ordinary resolution on the recommendation of the directors, decide to pay all or part of a dividend or other distribution payable in respect of a share by transferring non-cash assets of equivalent value (including, without limitation, shares or other securities in any company).

Waiver of Distributions

- **49.** Distribution recipients may waive their entitlement to a dividend or other distribution payable in respect of a share by giving the company notice in writing to that effect, but if—
 - (a) the share has more than one holder, or
 - (b) more than one person is entitled to the share, whether by reason of the death or bankruptcy of one or more joint holders, or otherwise,

the notice is not effective unless it is expressed to be given, and signed, by all the holders or persons otherwise entitled to the share.

CAPITALISATION OF PROFITS

Authority to Capitalise and Appropriation of Capitalised Sums

- **50.**—(1) Subject to the articles, the directors may, if they are so authorised by an ordinary resolution—
 - (a) decide to capitalise any profits of the company (whether or not they are available for distribution) which are not required for paying a preferential dividend, or any sum standing to the credit of the company's share premium account or capital redemption reserve; and
 - (b) appropriate any sum which they so decide to capitalise (a "capitalised sum") to the persons who would have been entitled to it if it were distributed by way of dividend (the "persons entitled") and in the same proportions.
- (2) Capitalised sums must be applied—
 - (a) on behalf of the persons entitled, and
 - (b) in the same proportions as a dividend would have been distributed to them.
- (3) Any capitalised sum may be applied in paying up new shares of a nominal amount equal to the capitalised sum which are then allotted credited as fully paid to the persons entitled or as they may direct.
- (4) A capitalised sum which was appropriated from profits available for distribution may be applied in paying up new debentures of the company which are then allotted credited as fully paid to the persons entitled or as they may direct.
- (5) Subject to the articles the directors may—
 - (a) apply capitalised sums in accordance with paragraphs (3) and (4) partly in one way and partly in another;

- (b) make such arrangements as they think fit to deal with shares or debentures becoming distributable in fractions under this article (including the issuing of fractional certificates or the making of cash payments); and
- (c) authorise any person to enter into an agreement with the company on behalf of all the persons entitled which is binding on them in respect of the allotment of shares and debentures to them under this article.

PART 4

DECISION-MAKING BY SHAREHOLDERS

ORGANISATION OF GENERAL MEETINGS

Attendance and Speaking at General Meetings

- **51.**—(1) A person is able to exercise the right to speak at a general meeting when that person is in a position to communicate to all those attending the meeting, during the meeting, any information or opinions which that person has on the business of the meeting.
- (2) A person is able to exercise the right to vote at a general meeting when—
 - (a) that person is able to vote, during the meeting, on resolutions put to the vote at the meeting, and
 - (b) that person's vote can be taken into account in determining whether or not such resolutions are passed at the same time as the votes of all the other persons attending the meeting.
- (3) The directors may make whatever arrangements they consider appropriate to enable those attending a general meeting to exercise their rights to speak or vote at it.
- (4) In determining attendance at a general meeting, it is immaterial whether any two or more members attending it are in the same place as each other.
- (5) Two or more persons who are not in the same place as each other attend a general meeting if their circumstances are such that if they have (or were to have) rights to speak and vote at that meeting, they are (or would be) able to exercise them.

Chairing General Meetings

- **52.**—(1) If the directors have appointed a chairman, the chairman shall chair general meetings if present and willing to do so.
- (2) If the directors have not appointed a chairman, or if the chairman is unwilling to chair the meeting or is not present within one hour of the time at which a meeting was due to start—
- (a) the directors present, or
- (b) (if no directors are present), the meeting,
- must appoint a director or shareholder to chair the meeting, and the appointment of the chairman of the meeting must be the first business of the meeting.
- (3) The person chairing a meeting in accordance with this article is referred to as "the chairman of the meeting".

Attendance and Speaking by Directors and Non-Shareholders

53.—(1) Directors may attend and speak at general meetings, whether or not they are shareholders.

- (2) The chairman of the meeting may permit other persons who are not—
 - (a) shareholders of the company, or
 - (b) otherwise entitled to exercise the rights of shareholders in relation to general

meetings, to attend and speak at a general meeting.

Adjournment

- **54.**—(1) If the persons attending a general meeting within one hour of the time at which the meeting was due to start do not constitute a quorum, or if during a meeting a quorum ceases to be present due to some shareholders leaving for what appears to the chairman to be sufficient reasons, the meeting shall be adjourned.
- (2) The chairman of the meeting may adjourn a general meeting at which a quorum is present if—
 - (a) the meeting consents to an adjournment, or
 - (b) it appears to the chairman of the meeting that an adjournment is necessary to protect the safety of any person attending the meeting or ensure that the business of the meeting is conducted in an orderly manner.
- (3) The chairman of the meeting must adjourn a general meeting if directed to do so by the meeting.
- (4) When adjourning a general meeting, the chairman of the meeting must—
 - (a) either specify the time and place to which it is adjourned or state that it is to continue at a time and place to be fixed by the directors, and
 - (b) have regard to any directions as to the time and place of any adjournment which have been given by the meeting.
- (5) If the continuation of an adjourned meeting is to take place more than 30 days after it was adjourned, notice of the adjourned meeting and the business to be transacted shall be given as in the case of the original meeting.
- (6) No business may be transacted at an adjourned general meeting which could not properly have been transacted at the meeting if the adjournment had not taken place.

VOTING AT GENERAL MEETINGS

Voting: General

55. A resolution put to the vote of a general meeting shall be decided on a show of hands unless a poll is duly demanded in accordance with the articles provided that in the case of an electronic meeting, voting may be done electronically or by count of voice concurrence.

Errors and Disputes

- **56.**—(1) No objection may be raised to the qualification of any person voting at a general meeting except at the meeting or adjourned meeting at which the vote objected to is tendered, and every vote not disallowed at the meeting is valid.
- (2) Any such objection must be referred to the chairman of the meeting whose decision is final.

Poll Votes

- **57.**—(1) A poll on a resolution may be demanded—
 - (a) in advance of the general meeting where it is to be put to the vote, or
 - (b) at a general meeting, either before a show of hands on that resolution or immediately after the result of a show of hands on that resolution is declared.
- (2) A poll may be demanded by—
 - (a) the chairman of the meeting where he is a member or a proxy;
 - (b) at least three members present in person or by proxy;
 - (c) any member or members present in person or by proxy and representing at least one tenth of the total voting rights of all the members having the right to vote at the meeting;
 - (d) any member or members in the company conferring a right to vote at the meeting having shares on which an aggregate sum has been paid up equal to at least one-tenth of the total sum paid up on all the shares conferring that right.
- (3) A demand for a poll may be withdrawn if—
 - (a) the poll has not yet been taken, and
 - (b) the chairman of the meeting consents to the withdrawal.
- (4) Polls must be taken immediately and in such manner as the chairman of the meeting directs.

Content of Proxy Notices

- **58.**—(1) Proxies may only validly be appointed by a notice in writing (a "proxy notice") which—
 - (a) states the name and address of the shareholder appointing the proxy;
 - (b) identifies the person appointed to be that shareholder's proxy and the general meeting in relation to which that person is appointed;
 - (c) is signed by or on behalf of the shareholder appointing the proxy, or is authenticated in such manner as the directors may determine; and
 - (d) is delivered to the company in accordance with the articles and any instructions contained in the notice of the general meeting to which they relate.
- (2) The company may require proxy notices to be delivered in a particular form, and may specify different forms for different purposes.
- (3) Proxy notices may specify how the proxy appointed under them is to vote (or that the proxy is to abstain from voting) on one or more resolutions.
- (4) Unless a proxy notice indicates otherwise, it must be treated as—
 - (a) allowing the person appointed under it as a proxy discretion as to how to vote on any ancillary or procedural resolutions put to the meeting, and

(b) appointing that person as a proxy in relation to any adjournment of the general meeting to which it relates as well as the meeting itself.

Delivery of Proxy Notices

- **59.**—(1) A person who is entitled to attend, speak or vote (either on a show of hands or on a poll) at a general meeting remains so entitled in respect of that meeting or any adjournment of it, even though a valid proxy notice has been delivered to the company by or on behalf of that person.
- (2) An appointment under a proxy notice may be revoked by delivering to the company a notice in writing given by or on behalf of the person by whom or on whose behalf the proxy notice was given.
- (3) A notice revoking a proxy appointment only takes effect if it is delivered before the start of the meeting or adjourned meeting to which it relates.
- (4) If a proxy notice is not executed by the person appointing the proxy, it must be accompanied by written evidence of the authority of the person who executed it to execute it on the appointor's behalf.

Amendments to Resolutions

- **60.**—(1) An ordinary resolution to be proposed at a general meeting may be amended by ordinary resolution if—
 - (a) notice of the proposed amendment is given to the company in writing by a person entitled to vote at the general meeting at which it is to be proposed not less than 48 hours before the meeting is to take place (or such later time as the chairman of the meeting may determine), and
 - (b) the proposed amendment does not, in the reasonable opinion of the chairman of the meeting, materially alter the scope of the resolution.
- (2) A special resolution to be proposed at a general meeting may be amended by ordinary resolution, if—
 - (a) the chairman of the meeting proposes the amendment at the general meeting at which the resolution is to be proposed, and
 - (b) the amendment does not go beyond what is necessary to correct a grammatical or other non-substantive error in the resolution.
- (3) If the chairman of the meeting, acting in good faith, wrongly decides that an amendment to a resolution is out of order, the chairman's error does not invalidate the vote on that resolution.

PART 5

ADMINISTRATIVE ARRANGEMENTS

Means of Communication to be Used

- **61.**—(1) Subject to the articles, anything sent or supplied by or to the company under the articles may be sent or supplied in any way in which the Act provides for documents or information which are authorised or required by any provision of that Act to be sent or supplied by or to the company.
- (2) Subject to the articles, any notice or document to be sent or supplied to a director in connection with the taking of decisions by directors may also be sent or supplied by the means by which that director has asked to be sent or supplied with such notices or documents for the time being.

(3) A director may agree with the company that notices or documents sent to that director in a particular way are to be deemed to have been received within a specified time of their being sent, and for the specified time to be less than 48 hours.

Company Seals

- **62.**—(1) Any common seal may only be used by the authority of the directors.
- (2) The directors may decide by what means and in what form any common seal is to be used. (3) Unless otherwise decided by the directors, if the company has a common seal and it is affixed to a document, the document must also be signed by at least one authorised person in the presence of a witness who attests the signature.
- (4) For the purposes of this article, an authorised person is—
 - (a) any director of the company;
 - (b) the company secretary (if any); or
 - (c) any person authorised by the directors for the purpose of signing documents to which the common seal is applied.

No Right to Inspect Accounts and Other Records

63. Except as provided by law or authorised by the directors or an ordinary resolution of the company, no person is entitled to inspect any of the company's accounting or other records or documents merely by virtue of being a shareholder.

Provision for Employees On Cessation of Business

64. The directors may decide to make provision for the benefit of persons employed or formerly employed by the company or any of its subsidiaries (other than a director or former director or shadow director) in connection with the cessation or transfer to any person of the whole or part of the undertaking of the company or that subsidiary.

Borrowing Powers

65. The directors may exercise the powers of the company to borrow money for the purpose of its business or objects and may mortgage or charge its undertaking, property and uncalled capital, or any part thereof, and issue debenture, debenture stock and other securities whether outright or as security for any debt, liability or obligation of the company.

DIRECTORS' INDEMNITY AND INSURANCE

Indemnity

- **66.**—(1) Subject to paragraph (2), a relevant director of the company or an associated company may be indemnified out of the company's assets against—
 - (a) any liability incurred by that director in connection with any negligence, default, breach of duty or breach of trust in relation to the company or an associated company,
 - (b) any liability incurred by that director as an officer of the company or an associated company.

- (2) This article does not authorise any indemnity which would be prohibited or rendered void by any provision of the Act or by any other provision of law.
- (3) In this article—
 - (a) companies are associated if one is a subsidiary of the other or both are subsidiaries of the same body corporate, and
 - (b) a "relevant director" means any director or former director of the company or an associated company.

Insurance

- **67.**—(1) The company may purchase and maintain insurance for the benefit of any relevant director in respect of any relevant loss.
- (2) In this article—
 - (a) a "relevant director" means any director or former director of the company or an associated company,
 - (b) a "relevant loss" means any loss or liability which has been or may be incurred by a relevant director in connection with that director's duties or powers in relation to the company, any associated company or any pension fund or employees' share scheme of the company or associated company, and
 - (c) companies are associated if one is a subsidiary of the other or both are subsidiaries of the same body corporate.

SIGNATURE

Dated this day of October, 2020

WITNESS

Name:

Address:

Signature:

Date:

TWENTY-FIRST SCHEDULE

MODEL ARTICLES FOR PRIVATE COMPANIES LIMITED BY GUARANTEE

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Explanatory Note

PART 1

INTERPRETATION AND LIMITATION OF LIABILITY

Defined Terms

- 1.—(1) In these articles. Unless the context requires otherwise -
 - "Act" means the Companies and Allied Matters Act, 2020 (CAMA)
 - "articles" has the meaning given in the Act;
 - "chairman" has the meaning given in article 12;
 - "chairman of the meeting" has the meaning given in article 25;
 - "Ltd/Gte" means the Company limited by guarantee;
 - "director" has the meaning given in the Act and includes any person occupying the position of director, by whatever name called;
 - "document" includes, unless otherwise specified, any document sent or supplied in physical or electronic form;
 - "electronic form" has the following meaning:
 - 1) documents or information sent or supplied by electronic means for example by email or software by other means while in an electronic form (for example sending disk by post), and references to electronic copy shall have a corresponding meaning and a document or information is sent or supplied by electronic means if it is sent initially and received at its destination by means of electronic equipment for the processing (which expression includes digital compression) or storage of data and entirely transmitted, conveyed and received by wire, by radio, by optical means or by electromagnetic means; references to electronic means shall have a corresponding meaning;
 - 2) a document or information authorized or requested to be sent or supplied in an electronic form must be sent or supplied in a form and by a means the sender or supplier reasonably considers will enable the recipient to read and retain a copy of it; and for this purpose, a document or information can be read only if it can be read with the naked eye, or to the extent that it connotes images (for example photographs, pictures, maps, plans or drawings) it can be seen with the naked eyes;

"manager" in relation to disclosure of remuneration at annual general meeting includes any person by whatever name called occupying a position in senior management and who is vested with significant autonomy, discretion, and authority in the administration and management of the affairs of a company (whether in whole or in part);

- "member" has the meaning given in section 868 (1) of the Act;
- "ordinary resolution" has the meaning given in section 258 (1) of the Act;
- "participate", in relation to a directors' meeting, has the meaning given in the articles 10:
- "proxy notice" has the meaning given in article 31;
- "special resolution" has the meaning given in section 258(2) of the Act;
- "subsidiary" has the meaning given in section 381 of the Act; and
- "writing" means the representation or reproduction of words, symbols or other information in a visible form by any method or combination of methods, whether sent or supplied in electronic form or otherwise.

(2) Unless the context otherwise requires, other words or expressions contained in these articles bear the same meaning as in the CAMA, 2020 as in force on the date when these articles become binding on the company.

Liability of Members

- 2. The liability of each member is limited to \$100,000.00, being the amount that the member undertakes to contribute to the assets of the company in the event of its being wound up while he is a member or within one year after he ceases to be a member, for
 - (a) payment of the company's debt and liabilities contracted before he ceases to be a member,
 - (b) Payment of the costs, charges and expenses of winding up, and
 - (c) Adjustment of the rights of the contributories among themselves.

PART 2

DIRECTORS

DIRECTORS' POWERS AND RESPONSIBILITIES

Directors' General Authority

3. Subject to the articles, the directors are responsible for the management of the company's business, for which purpose they may exercise all the powers of the company.

Members' Reserve Power

- **4.**—(1) The members may, by special resolution, direct the directors to take, or refrain from taking, specified action.
- (2) No such special resolution invalidates anything which the directors have done before the passing of the resolution.

Directors May Delegate

- **5.**—(1) Subject to the articles, the directors may delegate any of the powers which are conferred on them under the articles—
 - (a) to such person or committee;
 - (b) by such means (including by power of attorney);
 - (c) to such an extent;
 - (d) in relation to such matters or territories; and
 - (e) on such terms and conditions;

as they think fit.

- (2) If the directors so specify, any such delegation may authorise further delegation of the directors' powers by any person to whom they are delegated.
- (3) The directors may revoke any delegation in whole or part, or alter its terms and conditions.

Committees

- **6.**—(1) Committees to which the directors delegate any of their powers must follow procedures which are based as far as they are applicable on those provisions of the articles which govern the taking of decisions by directors.
- (2) The directors may make rules of procedure for all or any committees, which prevail over rules derived from the articles if they are not consistent with them.

DECISION-MAKING BY DIRECTORS

Directors to Take Decisions Collectively

- 7.—(1) The general rule about decision-making by directors is that any decision of the directors must be either a majority decision at a meeting or a decision taken in accordance with article 8.
- (2) If—
 - (a) the company only has one director, and
 - (b) no provision of the articles requires it to have more than one director, the general rule does not apply, and the director may take decisions without regard to any of the provisions of the articles relating to directors' decisionmaking.

Unanimous Decisions

- **8.**—(1) A decision of the directors is taken in accordance with this article when all eligible directors indicate to each other by any means that they share a common view on a matter.
- (2) Such a decision may take the form of a resolution in writing, copies of which have been signed by each eligible director or to which each eligible director has otherwise indicated agreement in writing.
- (3) References in this article to eligible directors are to directors who would have been entitled to vote on the matter had it been proposed as a resolution at a directors' meeting.
- (4) A decision may not be taken in accordance with this article if the eligible directors would not have formed a quorum at such a meeting.

Calling A Directors' Meeting

- 9.—(1) Any director may call a directors' meeting by giving notice of the meeting to the directors or by authorising the company secretary (if any) to give such notice.
- (2) Notice of any directors' meeting must indicate—
 - (a) its proposed date and time;
 - (b) where it is to take place; and
 - (c) if it is anticipated that directors participating in the meeting will not be in the same place, how it is proposed that they should communicate with each other during the meeting.
- (3) Notice of a directors' meeting must be given to each director.

Participation in Directors' Meetings

- **10.**—(1) Subject to the articles, directors participate in a directors' meeting, or part of a directors' meeting, when—
 - (a) the meeting has been called and takes place in accordance with the articles, and
 - (b) they can each communicate to the others any information or opinions they have on any particular item of the business of the meeting.
- (2) In determining whether directors are participating in a directors' meeting, it is irrelevant where any director is or how they communicate with each other.
- (3) If all the directors participating in a meeting are not in the same place, they may decide that the meeting is to be treated as taking place wherever any of them is.

Quorum for Directors' Meetings

- 11.—(1) At a directors' meeting, unless a quorum is participating, no proposal is to be voted on, except a proposal to call another meeting.
- (2) The quorum necessary for the transaction of the business of directors are two where there are not more than six directors, but where there are more than six directors, the quorum is one-third of the number of directors, and where the number of directors is not a multiple of three, then the quorum is one third to the nearest number.
- (3) If the total number of directors for the time being is less than the quorum required, the directors must not take any decision other than a decision—
 - (a) to appoint further directors, or
 - (b) to call a general meeting so as to enable the shareholders to appoint further directors.

Chairing of Directors' Meetings

- 12.—(1) The directors may appoint a director to chair their meetings.
- (2) The person so appointed for the time being is known as the chairman.
- (3) The directors may terminate the chairman's appointment at any time.
- (4) If the chairman is not participating in a directors' meeting within five minutes of the time at which it was to start, the participating directors must appoint one of themselves to chair it.

Casting Vote

- **13.**—(1) If the numbers of votes for and against a proposal are equal, the chairman or other director chairing the meeting has a casting vote.
- (2) But this does not apply if, in accordance with the articles, the chairman or other director is not to be counted as participating in the decision-making process for quorum or voting purposes.

Conflicts of Interest

14.—(1) If a proposed decision of the directors is concerned with an actual or proposed transaction or arrangement with the company in which a director is interested, that director is not to be counted as participating in the decision-making process for quorum or voting purposes.

- (2) But if paragraph (3) applies, a director who is interested in an actual or proposed transaction or arrangement with the company is to be counted as participating in the decision-making process for quorum and voting purposes.
- (3) This paragraph applies when—
 - (a) the company by ordinary resolution disapplies the provision of the articles which would otherwise prevent a director from being counted as participating in the decision-making process;
 - (b) the director's interest cannot reasonably be regarded as likely to give rise to a conflict of interest; or
 - (c) the director's conflict of interest arises from a permitted cause.
- (4) For the purposes of this article, the following are permitted causes—
 - (a) a guarantee given, or to be given, by or to a director in respect of an obligation incurred by or on behalf of the company or any of its subsidiaries;
 - (b) subscription, or an agreement to subscribe, for securities of the company or any of its subsidiaries, or to underwrite, sub-underwrite, or guarantee subscription for any such securities; and
 - (c) arrangements pursuant to which benefits are made available to employees and directors or former employees and directors of the company or any of its subsidiaries which do not provide special benefits for directors or former directors.
- (5) For the purposes of this article, references to proposed decisions and decision-making processes include any directors' meeting or part of a directors' meeting.
- (6) Subject to paragraph (7), if a question arises at a meeting of directors or of a committee of directors as to the right of a director to participate in the meeting (or part of the meeting) for voting or quorum purposes, the question may, before the conclusion of the meeting, be referred to the chairman whose ruling in relation to any director other than the chairman is to be final and conclusive.
- (7) If any question as to the right to participate in the meeting (or part of the meeting) should arise in respect of the chairman, the question is to be decided by a decision of the directors at that meeting, for which purpose the chairman is not to be counted as participating in the meeting (or that part of the meeting) for voting or quorum purposes.

Records of Decisions to Be Kept

15. The directors must ensure that the company keeps a record, in writing, for at least 10 years from the date of the decision recorded, of every unanimous or majority decision taken by the directors.

Directors' Discretion to Make Further Rules

16. Subject to the articles, the directors may make any rule which they think fit about how they take decisions, and about how such rules are to be recorded or communicated to directors.

APPOINTMENT OF DIRECTORS

Methods of Appointing Directors

- 17.—(1) Any person who is willing to act as a director, and is permitted by law to do so, may be appointed to be a director—
 - (a) by ordinary resolution, or
 - (b) by a decision of the directors in the case of casual vacancy.

(2) In any case where, as a result of death, the company has no shareholder and no directors, any of the personal representatives of the shareholders entitled to attend and vote at a general meeting shall apply to court for an order to convene a meeting of all the personal representatives to appoint new directors to manage the company, and if they fail to convene a meeting, the creditors, if any, may do so last member to have died have the right, by notice in writing, to appoint a person to be a director.

Termination of Director's Appointment

- **18.** A person ceases to be a director as soon as—
 - (a) that person ceases to be a director by virtue of any provision of the Act or is prohibited from being a director by law;
 - (b) a bankruptcy order is made against that person;
 - (c) a composition is made with that person's creditors generally in satisfaction of that person's debts;
 - (d) a registered medical practitioner who is treating that person gives a written opinion to the company stating that that person has become physically or mentally incapable of acting as a director and may remain so for more than three months;
 - (e) by reason of that person's mental health, a court makes an order which wholly or partly prevents that person from personally exercising any powers or rights which that person would otherwise have;
 - (f) notification is received by the company from the director that the director is resigning from office, and such resignation has taken effect in accordance with its terms.

Directors' Remuneration

- **19.**—(1) Directors may undertake any services for the company that the directors decide.
- (2) Directors are entitled to such remuneration as the company determines—
 - (a) for their services to the company as directors, and
 - (b) for any other service which they undertake for the company.
- (3) Subject to the articles, a director's remuneration may—
 - (a) take any form, and
 - (b) include any arrangements in connection with the payment of a pension, allowance or gratuity, or any death, sickness or disability benefits, to or in respect of that director.
- (4) Unless the directors decide otherwise, directors' remuneration accrues from day to day.
- (5) Unless the directors decide otherwise, directors are not accountable to the company for any remuneration which they receive as directors or other officers or employees of the company's subsidiaries or of any other body corporate in which the company is interested.

Directors' Expenses

- **20.** The company may pay any reasonable expenses which the directors properly incur in connection with their attendance at—
 - (a) meetings of directors or committees of directors,

- (b) general meetings, or
- (c) separate meetings of the holders of debentures of the company,

or otherwise in connection with the exercise of their powers and the discharge of their responsibilities in relation to the company.

PART 3

MEMBERS

BECOMING AND CEASING TO BE A MEMBER

Application for Membership

- 21.—No person shall become a member of the company unless
 - (a) that person has completed an application for membership in a form approved by the directors, and
 - (b) The directors have approved the application.

Termination of Membership

- **22.**—(1) A member may withdraw from membership of the company by giving seven days' notice to the company in writing.
- (2) Membership is not transferable.
- (3) A person's membership terminates when that person dies or ceases to exist.

ORGANISATION OF GENERAL MEETINGS

Attendance and Speaking at General Meetings

- **23.**—(1) A person is able to exercise the right to speak at a general meeting when that person is in a position to communicate to all those attending the meeting, during the meeting, any information or opinions which that person has on the business of the meeting.
- (2) A person is able to exercise the right to vote at a general meeting when—
 - (a) that person is able to vote, during the meeting, on resolutions put to the vote at the meeting, and
 - (b) that person's vote can be taken into account in determining whether or not such resolutions are passed at the same time as the votes of all the other persons attending the meeting.
- (3) The directors may make whatever arrangements they consider appropriate to enable those attending a general meeting to exercise their rights to speak or vote at it.
- (4) In determining attendance at a general meeting, it is immaterial whether any two or more members attending it are in the same place as each other.
- (5) Two or more persons who are not in the same place as each other attend a general meeting if their circumstances are such that if they have (or were to have) rights to speak and vote at that meeting, they are (or would be) able to exercise them.

Chairing General Meetings

24.—(1) If the directors have appointed a chairman, the chairman shall chair general meetings if present and willing to do so.

- (2) If the directors have not appointed a chairman, or if the chairman is unwilling to chair the meeting or is not present within one hour of the time at which a meeting was due to start—
 - (a) the directors present, or
 - (b) (if no directors are present), the meeting,

must appoint a director or member to chair the meeting, and the appointment of the chairman of the meeting must be the first business of the meeting.

(3) The person chairing a meeting in accordance with this article is referred to as "the chairman of the meeting".

Attendance and Speaking by Directors and Non-Shareholders

- **25.**—(1) Directors may attend and speak at general meetings, whether or not they are members.
- (2) The chairman of the meeting may permit other persons who are not members of the company to attend and speak at a general meeting.

Adjournment

- **26.**—(1) If the persons attending a general meeting within one hour of the time at which the meeting was due to start do not constitute a quorum, or if during a meeting a quorum ceases to be present, the chairman of the meeting must adjourn it.
- (2) The chairman of the meeting may adjourn a general meeting at which a quorum is present if—
 - (a) the meeting consents to an adjournment, or
 - (b) it appears to the chairman of the meeting that an adjournment is necessary to protect the safety of any person attending the meeting or ensure that the business of the meeting is conducted in an orderly manner.
- (3) The chairman of the meeting must adjourn a general meeting if directed to do so by the meeting.
- (4) When adjourning a general meeting, the chairman of the meeting must—
 - (a) either specify the time and place to which it is adjourned or state that it is to continue at a time and place to be fixed by the directors, and
 - (b) have regard to any directions as to the time and place of any adjournment which have been given by the meeting.
- (5) If the continuation of an adjourned meeting is to take place more than 30 days after it was adjourned, notice of the adjourned meeting and the business to be transacted shall be given as in the case of the original meeting.
- (6) No business may be transacted at an adjourned general meeting which could not properly have been transacted at the meeting if the adjournment had not taken place.

VOTING AT GENERAL MEETINGS

Voting: General

27. A resolution put to the vote of a general meeting must be decided on a show of hands unless a poll is duly demanded in accordance with the articles.

Errors and Disputes

- **28.**—(1) No objection may be raised to the qualification of any person voting at a general meeting except at the meeting or adjourned meeting at which the vote objected to is tendered, and every vote not disallowed at the meeting is valid.
- (2) Any such objection must be referred to the chairman of the meeting whose decision is final.

Poll Votes

- **29.**—(1) A poll on a resolution may be demanded—
 - (a) in advance of the general meeting where it is to be put to the vote, or
 - (b) at a general meeting, either before a show of hands on that resolution or immediately after the result of a show of hands on that resolution is declared.
- (2) A poll may be demanded by—
 - (a) the chairman of the meeting where he is a member or a proxy;
 - (b) at least three members present in person or by proxy;
 - (c) any member or members present in person or by proxy and representing at least one tenth of the total voting rights of all the members having the right to vote at the meeting;
- (3) A demand for a poll may be withdrawn if—
 - (a) the poll has not yet been taken, and
 - (b) the chairman of the meeting consents to the withdrawal.
- (4) Polls must be taken immediately and in such manner as the chairman of the meeting directs.

Content of Proxy Notices

- **30.**—(1) Proxies may only validly be appointed by a notice in writing (a "proxy notice") which—
 - (a) states the name and address of the member appointing the proxy;
 - (b) identifies the person appointed to be that member's proxy and the general meeting in relation to which that person is appointed;
 - (c) is signed by or on behalf of the member appointing the proxy, or is authenticated in such manner as the directors may determine; and
 - (d) is delivered to the company in accordance with the articles and any instructions contained in the notice of the general meeting to which they relate.
- (2) The company may require proxy notices to be delivered in a particular form, and may specify different forms for different purposes.
- (3) Proxy notices may specify how the proxy appointed under them is to vote (or that the proxy is to abstain from voting) on one or more resolutions.
- (4) Unless a proxy notice indicates otherwise, it must be treated as—
 - (a) allowing the person appointed under it as a proxy discretion as to how to vote on any ancillary or procedural resolutions put to the meeting, and

(b) appointing that person as a proxy in relation to any adjournment of the general meeting to which it relates as well as the meeting itself.

Delivery of Proxy Notices

- **31.**—(1) A person who is entitled to attend, speak or vote (either on a show of hands or on a poll) at a general meeting remains so entitled in respect of that meeting or any adjournment of it, even though a valid proxy notice has been delivered to the company by or on behalf of that person.
- (2) An appointment under a proxy notice may be revoked by delivering to the company a notice in writing given by or on behalf of the person by whom or on whose behalf the proxy notice was given.
- (3) A notice revoking a proxy appointment only takes effect if it is delivered before the start of the meeting or adjourned meeting to which it relates.
- (4) If a proxy notice is not executed by the person appointing the proxy, it must be accompanied by written evidence of the authority of the person who executed it to execute it on the appointor's behalf.

Amendments to Resolutions

- **32.**—(1) An ordinary resolution to be proposed at a general meeting may be amended by ordinary resolution if—
 - (a) notice of the proposed amendment is given to the company in writing by a person entitled to vote at the general meeting at which it is to be proposed not less than 48 hours before the meeting is to take place (or such later time as the chairman of the meeting may determine), and
 - (b) the proposed amendment does not, in the reasonable opinion of the chairman of the meeting, materially alter the scope of the resolution.
- (2) A special resolution to be proposed at a general meeting may be amended by ordinary resolution, if—
 - (a) the chairman of the meeting proposes the amendment at the general meeting at which the resolution is to be proposed, and
 - (b) the amendment does not go beyond what is necessary to correct a grammatical or other non-substantive error in the resolution.
- (3) If the chairman of the meeting, acting in good faith, wrongly decides that an amendment to a resolution is out of order, the chairman's error does not invalidate the vote on that resolution.

PART 5

ADMINISTRATIVE ARRANGEMENTS

Means of Communication to be Used

33.—(1) Subject to the articles, anything sent or supplied by or to the company under the articles may

be sent or supplied in any way in which the Act provides for documents or information which are authorised or required by any provision of that Act to be sent or supplied by or to the company.

(2) Subject to the articles, any notice or document to be sent or supplied to a director in connection with the taking of decisions by directors may also be sent or supplied by the means by which that director has asked to be sent or supplied with such notices or documents for the time being.

(3) A director may agree with the company that notices or documents sent to that director in a particular way are to be deemed to have been received within a specified time of their being sent, and for the specified time to be less than 48 hours.

Company Seals

- **34.**—(1) Any common seal may only be used by the authority of the directors.
- (2) The directors may decide by what means and in what form any common seal is to be used.
- (3) Unless otherwise decided by the directors, if the company has a common seal and it is affixed to a document, the document must also be signed by at least one authorised person in the presence of a witness who attests the signature.
- (4) For the purposes of this article, an authorised person is—
 - (a) any director of the company;
 - (b) the company secretary (if any); or
 - (c) any person authorised by the directors for the purpose of signing documents to which the common seal is applied.

No Right to Inspect Accounts and Other Records

35. Except as provided by law or authorised by the directors or an ordinary resolution of the company, no person is entitled to inspect any of the company's accounting or other records or documents merely by virtue of being a member.

Provision for Employees On Cessation of Business

36. The directors may decide to make provision for the benefit of persons employed or formerly employed by the company or any of its subsidiaries (other than a director or former director or shadow director) in connection with the cessation or transfer to any person of the whole or part of the undertaking of the company or that subsidiary.

Borrowing Powers

37. The directors may exercise the powers of the company to borrow money for the purpose of its business or objects and may mortgage or charge its undertaking, property and uncalled capital, or any part thereof, and issue debenture, debenture stock and other securities whether outright or as security for any debt, liability or obligation of the company.

DIRECTORS' INDEMNITY AND INSURANCE

Indemnity

- **38.**—(1) Subject to paragraph (2), a relevant director of the company or an associated company may be indemnified out of the company's assets against—
 - (a) any liability incurred by that director in connection with any negligence, default, breach of duty or breach of trust in relation to the company or an associated company,
 - (b) any liability incurred by that director as an officer of the company or an associated company.
- (2) This article does not authorise any indemnity which would be prohibited or rendered void by any provision of the Act or by any other provision of law.

(3) In this article—

- (a) companies are associated if one is a subsidiary of the other or both are subsidiaries of the same body corporate, and
- (b) a "relevant director" means any director or former director of the company or an associated company.

Insurance

- **39.**—(1) The company may purchase and maintain insurance for the benefit of any relevant director in respect of any relevant loss.
- (2) In this article—
 - (a) a "relevant director" means any director or former director of the company or an associated company,
 - (b) a "relevant loss" means any loss or liability which has been or may be incurred by a relevant director in connection with that director's duties or powers in relation to the company, any associated company or any pension fund or employees' share scheme of the company or associated company, and
 - (c) companies are associated if one is a subsidiary of the other or both are subsidiaries of the same body corporate.

NAME, ADDRESS AND DESCRIPTION OF SUBSCRIBER	SIGNATURE
MR. ABC	
8 Awolowo Road, Ikoyi, Lagos State	
(OCCUPATION)	
MR. DEF	
Plot 1, Adeola Hopewell Street, Victoria Island	
Lagos State	
(OCCUPATION)	

Dated this day of October, 2020

WITNESS

Name:

Address:

Signature:

Date:

TWENTY-SECOND SCHEDULE

MODEL ARTICLES FOR PUBLIC COMPANIES

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PART 1

INTERPRETATION AND LIMITATION OF LIABILITY

Defined Terms

- 1.—(1) In these articles. Unless the context requires otherwise -
 - "Act" means the Companies and Allied Matters Act, 2020 (CAMA)
 - "alternate" or "alternate director" has the meaning given in article 25
 - "appointor" has the meaning given in article 25
 - "articles" means the company articles of association;
 - "call" has the meaning given in article 53;
 - "call notice" has the meaning given in article 53;
 - "certificate" means a certificate, in paper or electronic form, evidencing a person's title to specified shares or other securities;
 - "certificated" in relation to a share, means that it is not an uncertificated share;
 - "chairman" has the meaning given in article 12;
 - "chairman of the meeting" has the meaning given in article 31;
 - "company's lien" has the meaning given in article 51;
 - "director" has the meaning given in the Act and includes any person occupying the position of director, by whatever name called;
 - "distribution recipient" has the meaning given in article 71;
 - "document" includes, unless otherwise specified, any document sent or supplied in physical or electronic form;
 - "electronic form" has the following meaning:
 - 1) documents or information sent or supplied by electronic means for example by email or software by other means while in an electronic form (for example sending disk by post), and references to electronic copy shall have a corresponding meaning and a document or information is sent or supplied by electronic means if it is sent initially and received at its destination by means of electronic equipment for the processing (which expression includes digital compression) or storage of data and entirely transmitted, conveyed and received by wire, by radio, by optical means or by electromagnetic means; references to electronic means shall have a corresponding meaning;
 - 2) a document or information authorized or requested to be sent or supplied in an electronic form must be sent or supplied in a form and by a means the sender or supplier reasonably considers will enable the recipient to read and retain a copy of it; and for this purpose, a document or information can be read only if it can be read with the naked eye, or to the extent that it connotes images (for example photographs, pictures, maps, plans or drawings) it can be seen with the naked eyes:
 - "fully paid" in relation to a share, means that the nominal value and any premium to be paid to the company in respect of that share have been paid to the company;
 - "hard copy form" means a document or information sent or supplied in hard copy form or in a paper copy or similar form capable of being read and a reference to hard copy has a corresponding meaning;
 - "holder" in relation to shares means the person whose name is entered in the register of members as the holder of the shares;
 - "instrument" means a document in hard or soft copy form;

- "lien enforcement notice" has the meaning given in article 52;
- "manager" in relation to disclosure of remuneration at annual general meeting includes any person by whatever name called occupying a position in senior management and who is vested with significant autonomy, discretion, and authority in the administration and management of the affairs of a company (whether in whole or in part);
- "member" has the meaning given in section 868 (1) of the Act;
- "ordinary resolution" has the meaning given in section 258 (1) of the Act;
- "paid" means paid or credited as paid;
- "participate", in relation to a directors' meeting, has the meaning given in article 9; "partly paid" in relation to a share means that part of that share's nominal value or any premium on at which it was issued has not been paid to the company;
- "proxy notice" has the meaning given in article 38;
- "securities seal" has the meaning given in article 47;
- "share" means shares in the company;
- "special resolution" has the meaning given in section 258 (2) of the Act;
- "subsidiary" has the meaning given in section 381 of the Act;
- "transmittee" means a person becoming entitled to a share in consequence of the death or bankruptcy of a member or otherwise by law;
- "uncertificated" in relation to a share means that, by virtue of legislation, rules or guidelines applicable to public companies permitting title to shares to be evidenced and transferred without a certificate; title to that share is evidenced and may be transferred without a certificate; and
- "writing" means the representation or reproduction of words, symbols or other information in a visible form by any method or combination of methods, whether sent or supplied in electronic form or otherwise.
- (2) Unless the context otherwise requires, other words or expressions contained in these articles bear the same meaning as in the CAMA, 2020 as in force on the date when these articles become binding on the company.

Liability of Members

2. The liability of the members is limited to the amount, if any, unpaid on the shares held by them.

PART 2

DIRECTORS

DIRECTORS' POWERS AND RESPONSIBILITIES

Directors' General Authority

3. Subject to the articles, the directors are responsible for the management of the company's business, for which purpose they may exercise all the powers of the company.

Members' Reserve Power

4.—(1) The members may, by special resolution, direct the directors to take, or refrain from taking, specified action.

(2) No such special resolution invalidates anything which the directors have done before the passing of the resolution.

Directors May Delegate

- **5.**—(1) Subject to the articles, the directors may delegate any of the powers which are conferred on them under the articles—
 - (a) to such person or committee;
 - (b) by such means (including by power of attorney);
 - (c) to such an extent;
 - (d) in relation to such matters or territories; and
 - (e) on such terms and conditions;

as they think fit.

- (2) If the directors so specify, any such delegation may authorise further delegation of the directors' powers by any person to whom they are delegated.
- (3) The directors may revoke any delegation in whole or part, or alter its terms and conditions.

Committees

- **6.**—(1) Committees to which the directors delegate any of their powers must follow procedures which are based as far as they are applicable on those provisions of the articles which govern the taking of decisions by directors.
- (2) The directors may make rules of procedure for all or any committees, which prevail over rules derived from the articles if they are not consistent with them.

DECISION-MAKING BY DIRECTORS

Directors to Take Decisions Collectively

- 7. Decisions of the directors may be taken—
 - (a) at a directors' meeting, or
 - (b) in the form of a directors' written resolution

Calling A Directors' Meeting

- **8.**—(1) Any director may call a directors' meeting.
- (2) The company secretary must call a directors' meeting if a director so requests.
- (3) A directors' meeting is called by giving notice of the meeting to the directors,
- (4) Notice of any directors' meeting must indicate—
 - (a) its proposed date and time;
 - (b) where it is to take place; and
 - (c) if it is anticipated that directors participating in the meeting will not be in the same place, how it is proposed that they should communicate with each other during the meeting.
- (5) Notice of a directors' meeting must be given to each director, but need not be in writing.

Participation in Directors' Meetings

- **9.**—(1) Subject to the articles, directors participate in a directors' meeting, or part of a directors' meeting, when—
 - (a) the meeting has been called and takes place in accordance with the articles, and
 - (b) they can each communicate to the others any information or opinions they have on any particular item of the business of the meeting.
- (2) In determining whether directors are participating in a directors' meeting, it is irrelevant where any director is or how they communicate with each other.
- (3) If all the directors participating in a meeting are not in the same place, they may decide that the meeting is to be treated as taking place wherever any of them is.

Quorum for Directors' Meetings

- **10.**—(1) At a directors' meeting, unless a quorum is participating, no proposal is to be voted on, except a proposal to call another meeting.
- (2) The quorum necessary for the transaction of the business of directors is two where there are not more than six directors, but where there are more than six directors, the quorum is one-third of the number of directors, and where the number of directors is not a multiple of three, then the quorum is one third to the nearest number.

Meeting where Total Number of Directors Less than Quorum

- 11.—(1) This article applies where the total number of directors for the time being is less than the quorum for directors' meetings.
- (2) If there is only one director, that director may appoint sufficient directors to make up a quorum or call a general meeting to do so.
- (3) If there is more than one director—
 - (a) a directors' meeting may take place, if it is called in accordance with the articles and at least two directors participate in it, with a view to appointing sufficient directors to make up a quorum or calling a general meeting to do so, and
 - (b) if a directors' meeting is called but only one director attends at the appointed date and time to participate in it, that director may appoint sufficient directors to make up a quorum or call a general meeting to do so.

Chairing of Directors' Meetings

- 12.—(1) The directors may appoint a director to chair their meetings.
- (2) The person so appointed for the time being is known as the chairman.
- (3) The directors may appoint other directors as deputy or assistant chairman to chair directors' meetings in the chairman's absence.
- (4) The directors may terminate the appointment of the chairman, deputy or assistant chairman at any time.
- (5) If neither the chairman nor any director appointed generally to chair directors' meetings in the chairman's absence is not present in a meeting within five minutes of the time at which it was to start, the participating directors must appoint one of themselves to chair it.

Voting at a Directors' Meeting: General Rules

- 13.—(1) Subject to the articles, a decision is taken at a directors' meeting by a majority of the votes of the participating directors.
- (2) Subject to the articles, each director participating in a directors' meeting has one vote.
- (3) Subject to the articles, if a director has an interest in an actual or proposed transaction or arrangement with the company –
 - (a) that director and that director's alternate may not vote on any proposal relating to it, but
 - (b) this does not preclude the alternate from voting in relation to that transaction or arrangement on behalf of another appointor who does not have such an interest.

Chairman's Casting Vote at Directors' Meetings

14.—(1) If the numbers of votes for and against a proposal are equal, the chairman or

other director chairing the meeting has a casting vote.

(2) But this does not apply if, in accordance with the articles, the chairman or other director is not to be counted as participating in the decision making process for quorum or voting purposes.

Alternates Voting at Directors' Meetings

- 15. A director who is also an alternate director has an additional vote on behalf of each appointor who is —
 - (a) not participating in a directors' meeting,
 - (b) would have been entitled to vote if they were participating in it.

Conflicts of Interest

- **16.**—(1) If a meeting, or part of a directors' meeting, is concerned with an actual or proposed transaction or arrangement with the company in which a director is interested, that director is not to be counted as participating in the decision-making process for quorum or voting purposes.
- (2) But if paragraph (3) applies, a director who is interested in an actual or proposed transaction or arrangement with the company is to be counted as participating in a decision at a directors' meeting, or part of a directors' meeting, relating to it for quorum and voting purposes.
- (3) This paragraph applies when—
 - (a) the company by ordinary resolution disapplies the provision of the articles which would otherwise prevent a director from being counted as participating in, or voting at, a directors' meeting;
 - (b) the director's interest cannot reasonably be regarded as likely to give rise to a conflict of interest; or
 - (c) the director's conflict of interest arises from a permitted cause.
- (4) For the purposes of this article, the following are permitted causes
 - a guarantee given, or to be given, by or to a director in respect of an obligation incurred by or on behalf of the company or any of its subsidiaries;
 - (b) subscription, or an agreement to subscribe, for shares or other securities of the company or any of its subsidiaries, or to underwrite, sub-underwrite, or guarantee subscription for any such shares or securities; and
 - (c) arrangements pursuant to which benefits are made available to employees and directors or former employees and directors of the company or any of its subsidiaries which do not provide special benefits for directors or former directors.

- (5) Subject to paragraph (6), if a question arises at a meeting of directors or of a committee of directors as to the right of a director to participate in the meeting (or part of the meeting) for voting or quorum purposes, the question may, before the conclusion of the meeting, be referred to the chairman whose ruling in relation to any director other than the chairman is to be final and conclusive.
- (6) If any question as to the right to participate in the meeting (or part of the meeting) should arise in respect of the chairman, the question is to be decided by a decision of the directors at that meeting, for which purpose the chairman is not to be counted as participating in the meeting (or that part of the meeting) for voting or quorum purposes.

Proposing Directors' Written Resolutions

- 17.—(1) Any director may propose a directors' written resolution.
- (2) The company secretary must propose a directors' written resolution if a director so requests. (3) A directors' written resolution is proposed by giving notice of the proposed resolution to the directors.
- (4) Notice of a proposed directors' written resolution must indicate—
 - (a) the proposed resolution, and
 - (b) the time and date by which it is proposed that the directors should adopt it.
- (5) Notice of a proposed directors' written resolution must be given in writing to each director. (6) Any decision which a person giving notice of a proposed directors' written resolution takes regarding the process of adopting that resolution must be taken reasonably in good faith.

Adoption of Directors' Written Resolutions

- **18.**—(1) A proposed directors' written resolution is adopted when all the directors who would have been entitled to vote on the resolution at a directors' meeting have signed one or more copies of it.
- (2) It is immaterial whether any director signs the resolution before or after the time by which the notice proposed that it should be adopted.
- (3) Once a directors' written resolution has been adopted, it must be treated as if it had been a decision taken at a directors' meeting in accordance with the articles.
- (4) The company secretary must ensure that the company keeps a record, in writing, of all directors' written resolutions for at least ten years from the date of their adoption.

Directors' Discretion to Make Further Rulesguarantee

19. Subject to the articles, the directors may make any rule which they think fit about how they take decisions, and about how such rules are to be recorded or communicated to directors.

APPOINTMENT OF DIRECTORS

Methods of Appointing Directors

- **20.**—Any person who is willing to act as a director, and is permitted by law to do so, may be appointed to be a director—
 - (a) by ordinary resolution, or

(b) by a decision of the directors in the case of casual vacancy or where the number of directors is less than the minimum prescribed by the articles, provided that all directors appointed by the board of directors shall be ratified at the next general meeting of the company, failing which all such directors shall immediately cease to hold office as directors of the company.

Retirement of directors by rotation

- 21.—(1) At the first annual general meeting all the directors must retire from office.
- (2) At every subsequent annual general meeting any directors—
 - (a) who have been appointed by the directors since the last annual general meeting, or
 - (b) who were not appointed or reappointed at one of the preceding two annual general meetings,

must retire from office and may offer themselves for reappointment by the members.

Termination of Director's Appointment

- 22. A person ceases to be a director as soon as—
 - (a) that person ceases to be a director by virtue of any provision of the Act or is prohibited from being a director by law;
 - (b) a bankruptcy order is made against that person;
 - (c) a composition is made with that person's creditors generally in satisfaction of that person's debts;
 - (d) a registered medical practitioner who is treating that person gives a written opinion to the company stating that that person has become physically or mentally incapable of acting as a director and may remain so for more than three months;
 - (e) by reason of that person's mental health, a court makes an order which wholly or partly prevents that person from personally exercising any powers or rights which that person would otherwise have;
 - (f) notification is received by the company from the director that the director is resigning from office, and such resignation has taken effect in accordance with its terms.

Directors' Remuneration

- **23.**—(1) Directors may undertake any services for the company that the directors decide.
- (2) Directors are entitled to such remuneration as the company determines—
 - (a) for their services to the company as directors, and
 - (b) for any other service which they undertake for the company.
- (3) Subject to the articles, a director's remuneration may—
 - (a) take any form, and
 - (b) include any arrangements in connection with the payment of a pension, allowance or gratuity, or any death, sickness or disability benefits, to or in respect of that director.
- (4) Unless the directors decide otherwise, directors' remuneration accrues from day to day.

(5) Unless the directors decide otherwise, directors are not accountable to the company for any remuneration which they receive as directors or other officers or employees of the company's subsidiaries or of any other body corporate in which the company is interested.

Directors' Expenses

- **24.** The company may pay any reasonable expenses which the directors properly incur in connection with their attendance at—
 - (a) meetings of directors or committees of directors,
 - (b) general meetings, or
 - (c) separate meetings of the holders of any class of shares or of debentures of the company,

or otherwise in connection with the exercise of their powers and the discharge of their responsibilities in relation to the company.

ALTERNATE DIRECTORS

Appointment and Removal of Alternates

- **25.**—(1) Any director (the "appointor") may appoint as an alternate any other director, or any other person approved by resolution of the directors, to—
 - (a) exercise that director's powers, and
 - (b) carry out that director's responsibilities,

in relation to the taking of decisions by the directors in the absence of the alternate's appointor.

- (2) Any appointment or removal of an alternate must be effected by notice in writing to the company signed by the appointor, or in any other manner approved by the directors.
- (3) The notice must—
 - (a) identify the proposed alternate, and
 - (b) in the case of a notice of appointment, contain a statement signed by the proposed alternate that the proposed alternate is willing to act as the alternate of the appointor.

Rights and Responsibilities of Alternate Directors

- **26.**—(1) An alternate director has the same rights, in relation to any directors' meeting or directors' written resolution, as the alternate's appointor.
- (2) Except as the articles specify otherwise, alternate directors—
 - (a) are deemed for all purposes to be directors;
 - (b) are liable for their own acts and omissions;
 - (c) are subject to the same restrictions as their appointors; and
 - (d) are not deemed to be agents of or for their appointors.
- (3) A person who is an alternate director but not a director—

- (a) may be counted as participating for the purposes of determining whether a quorum is participating (but only if that person's appointor is not participating), and
- (b) may sign a written resolution (but only if it is not signed or to be signed by that person's appointor).

No alternate may be counted as more than one director for such purposes.

(4) An alternate director is not entitled to receive any remuneration from the company for serving as an alternate director except such part of the alternate's appointor's remuneration as the appointor may direct by notice in writing made to the company.

Termination of Alternate Directorship

- **27.** An alternate director's appointment as an alternate terminates—
 - (a) when the alternate's appointor revokes the appointment by notice to the company in writing specifying when it is to terminate;
 - (b) on the occurrence in relation to the alternate of any event which, if it occurred in relation to the alternate's appointor, would result in the termination of the appointor's appointment as a director;
 - (c) on the death of the alternate's appointor; or
 - (d) when the alternate's appointor's appointment as a director terminates, except that an alternate's appointment as an alternate does not terminate when the appointor retires by rotation at a general meeting and is then re-appointed as a director at the same general meeting.

PART3

DECISION N-MAKING BY MEMBERS

ORGANISATIONNOF GENERAL MEETING

Members Can Call General Meeting If Not Enough Directors

28. If—

- (a) the company has fewer than two directors, and
- (b) the director is unable or unwilling to appoint sufficient directors to make up a quorum or to call a general meeting to do so,

then two or more members may call a general meeting (or instruct the company secretary to do so) for the purpose of appointing one or more directors.

Chairing General Meetings

- **29.**—(1) If the directors have appointed a chairman, the chairman shall chair general meetings if present and willing to do so.
- (2) If the directors have not appointed a chairman, or if the chairman is unwilling to chair the meeting or is not present within one hour of the time at which a meeting was due to start—
 - (a) the directors present, or
 - (b) (if no directors are present), the meeting,

must appoint a director or member to chair the meeting, and the appointment of the chairman of the meeting must be the first business of the meeting.

(3) The person chairing a meeting in accordance with this article is referred to as "the chairman of the meeting".

Attendance and Speaking by Directors and Non-Members

- **30.**—(1) Directors may attend and speak at general meetings, whether or not they are members.
- (2) The chairman of the meeting may permit other persons who are not—
 - (a) members of the company, or
 - (b) otherwise entitled to exercise the rights of members in relation to general meetings,

to attend and speak at a general meeting.

Adjournment

- **31.**—(1) If the persons attending a general meeting within one hour of the time at which the meeting was due to start do not constitute a quorum, or if during a meeting a quorum ceases to be present as a result of members leaving for what appears to the chairman to be sufficient reasons, the meeting shall be adjourned.
- (2) The chairman of the meeting may adjourn a general meeting at which a quorum is present if (a) the meeting consents to an adjournment, or
 - (b) it appears to the chairman of the meeting that an adjournment is necessary to protect the safety of any person attending the meeting or ensure that the business of the meeting is conducted in an orderly manner.
- (3) The chairman of the meeting must adjourn a general meeting if directed to do so by the meeting.
- (4) When adjourning a general meeting, the chairman of the meeting must—
 - (a) either specify the time and place to which it is adjourned or state that it is to continue at a time and place to be fixed by the directors, and
 - (b) have regard to any directions as to the time and place of any adjournment which have been given by the meeting.
- (5) If the continuation of an adjourned meeting is to take place more than 30 days after it was adjourned, notice of the adjourned meeting and the business to be transacted shall be given as in the case of the original meeting.
 - (a) to the same persons to whom notice of the company's general meetings is required to be given, and
 - (b) containing the same information which such notice is required to contain.
- (6) No business may be transacted at an adjourned general meeting which could not properly have been transacted at the meeting if the adjournment had not taken place.

VOTING AT GENERAL MEETINGS

Voting: General

32. A resolution put to the vote of a general meeting must be decided on a show of hands unless a poll is duly demanded in accordance with the articles.

Errors and Disputes

- **33.**—(1) No objection may be raised to the qualification of any person voting at a general meeting except at the meeting or adjourned meeting at which the vote objected to is tendered, and every vote not disallowed at the meeting is valid.
- (2) Any such objection must be referred to the chairman of the meeting whose decision is final.

Demanding a Poll

- **34**—(1) A poll on a resolution may be demanded—
 - (a) in advance of the general meeting where it is to be put to the vote, or
 - (b) at a general meeting, either before a show of hands on that resolution or immediately after the result of a show of hands on that resolution is declared.
- (2) A poll may be demanded by—(a) the chairman, where he is a member or a proxy;
 - (b) at least three members present in person or by proxy;
 - (c) a member or members present in person or by proxy and representing at least one tenth of the total voting rights of all the members having the right to vote at the meeting; or
 - (d) any member or members in the company conferring a right to vote at the meeting having shares on which an aggregate sum has been paid up equal to at least one-tenth of the total sum paid up on all the shares conferring that right.
- (3) A demand for a poll may be withdrawn if—
 - (a) the poll has not yet been taken, and
 - (b) the chairman of the meeting consents to the withdrawal.

Procedure On a Poll

- **35.**—(1) Subject to the articles, polls at general meetings must be taken when, where and in such manner as the chairman of the meeting directs.
- (2) The chairman of the meeting may appoint scrutineers (who need not be members) and decide how and when the result of the poll is to be declared.
- (3) The result of a poll shall be the decision of the meeting in respect of the resolution on which the poll was demanded.
- (4) A poll on—
 - (a) the election of the chairman of the meeting, or
 - (b) a question of adjournment, must be taken immediately.
- (5) Other polls shall be taken at such time as the chairman directs.
- (6) A demand for a poll does not prevent a general meeting from continuing, except as regards the question on which the poll was demanded.
- (7) No notice need be given of a poll not taken immediately if the time and place at which it is to be taken are announced at the meeting at which it is demanded.

(8) In any other case, at least 7 days' notice must be given specifying the time and place at which the poll is to be taken.

Content of Proxy Notices

- **36.**—(1) Proxies may only validly be appointed by a notice in writing (a "proxy notice") which—
 - (a) states the name and address of the member appointing the proxy;
 - (b) identifies the person appointed to be that member's proxy and the general meeting in relation to which that person is appointed;
 - (c) is signed by or on behalf of the member appointing the proxy, or is authenticated in such manner as the directors may determine; and
 - (d) is delivered to the company in accordance with the articles and any instructions contained in the notice of the general meeting to which they relate
- (2) The company may require proxy notices to be delivered in a particular form, and may specify different forms for different purposes.
- (3) Proxy notices may specify how the proxy appointed under them is to vote (or that the proxy is to abstain from voting) on one or more resolutions.
- (4) Unless a proxy notice indicates otherwise, it must be treated as—
 - (a) allowing the person appointed under it as a proxy discretion as to how to vote on any ancillary or procedural resolutions put to the meeting, and
 - (b) appointing that person as a proxy in relation to any adjournment of the general meeting to which it relates as well as the meeting itself.

Delivery of Proxy Notices

- **37.**—(1) Any notice of a general meeting must specify the address or addresses ("proxy notification address") at which the company or its agents will receive proxy notices relating to that meeting, or any adjournment of it, delivered in hard copy or electronic form.
- (2) A person who is entitled to attend, speak or vote (either on a show of hands or on a poll) at a general meeting remains so entitled in respect of that meeting or any adjournment of it, even though a valid proxy notice has been delivered to the company by or on behalf of that person.
- (3) Subject to paragraphs (4) and (5), a proxy notice must be delivered to a proxy notification address not less than 48 hours before the general meeting or adjourned meeting to which it relates.
- (4) In the case of a poll taken more than 48 hours after it is demanded, the proxy notice must be delivered to a proxy notification address not less than 24 hours before the time appointed for the taking of the poll.
- (5) In the case of a poll not taken during the meeting but taken not more than 48 hours after it was demanded, the proxy notice must be delivered—
 - (a) in accordance with paragraph (3), or
 - (b) at the meeting at which the poll was demanded to the chairman, secretary or any director.
- (6) An appointment under a proxy notice may be revoked by delivering a notice in writing given by or on behalf of the person by whom or on whose behalf the proxy notice was given to a proxy notification address.

- (7) A notice revoking a proxy appointment only takes effect if it is delivered before—
 - (a) the start of the meeting or adjourned meeting to which it relates, or
 - (b) (in the case of a poll not taken on the same day as the meeting or adjourned meeting) the time appointed for taking the poll to which it relates.
- (8) If a proxy notice is not signed by the person appointing the proxy, it must be accompanied by written evidence of the authority of the person who executed it to execute it on the appointor's behalf.

Amendments to Resolutions

- **38.**—(1) An ordinary resolution to be proposed at a general meeting may be amended by ordinary resolution if—
 - (a) notice of the proposed amendment is given to the company secretary in writing by a person entitled to vote at the general meeting at which it is to be proposed not less than 48 hours before the meeting is to take place (or such later time as the chairman of the meeting may determine), and
 - (b) the proposed amendment does not, in the reasonable opinion of the chairman of the meeting, materially alter the scope of the resolution.
- (2) A special resolution to be proposed at a general meeting may be amended by ordinary resolution, if—
 - (a) the chairman of the meeting proposes the amendment at the general meeting at which the resolution is to be proposed, and
 - (b) the amendment does not go beyond what is necessary to correct a grammatical or other non-substantive error in the resolution.
- (3) If the chairman of the meeting, acting in good faith, wrongly decides that an amendment to a resolution is out of order, the chairman's error does not invalidate the vote on that resolution.

RESTRICTIONS ON MEMBERS' RIGHTS

No Voting of Shares On Which Money Owed to Company

39. No voting rights attached to a share may be exercised at any general meeting, at any adjournment of it, or on any poll called at or in relation to it, unless all amounts payable to the company in respect of that share have been paid.

APPLICATION OF RULES TO CLASS MEETINGS

Class Meetings

40. The provisions of the articles relating to general meetings apply, with any necessary modifications, to meetings of the holders of any class of shares.

PART 4 SHARES AND DISTRIBUTIONS

ISSUE OF SHARES

Powers to Issue Different Classes of Share

- **41.**—(1) Subject to the articles, but without prejudice to the rights attached to any existing share, the company may issue shares with such rights or restrictions as may be determined by ordinary resolution.
- (2) The company may issue shares which are to be redeemed, or are liable to be redeemed at the option of the company or the holder, and the directors may determine the terms, conditions and manner of redemption of any such shares.

Payment of Commissions On Subscription for Shares

- **42**—(1) The company may pay any person a commission in consideration for that person—
 - (a) subscribing, or agreeing to subscribe, for shares, or
 - (b) procuring, or agreeing to procure, subscriptions for shares.
- (2) Any such commission may be paid—
 - (a) in cash, or in fully paid or partly paid shares or other securities, or partly in one way and partly in the other, and
 - (b) in respect of a conditional or an absolute subscription.

INTERESTS IN SHARES

Company Not Bound by Less Than Absolute Interests

43. Except as required by law, no person is to be recognised by the company as holding any share upon any trust, and except as otherwise required by law or the articles, the company is not in any way to be bound by or recognise any interest in a share other than the holder's absolute ownership of it and all the rights attaching to it.

SHARE CERTIFICATES

Certificates to Be Issued Except in Certain Cases

- **44.**—(1) The company must issue each member with one or more certificates in respect of the shares which that member holds.
- (2) This article does not apply to—
 - (a) uncertificated shares, or
 - (b) shares in respect of which the Act permit the company not to issue a certificate.
- (3) Except as otherwise specified in the articles, all certificates must be issued free of charge.
- (4) If more than one person holds a share, only one certificate may be issued in respect of it.

Contents and Execution of Share Certificates

- **45.**—(1) Every certificate must specify—
 - (a) in respect of how many shares, of what class, it is issued;
 - (b) the nominal value of those shares;
 - (c) the amount paid up on them; and

- (d) any distinguishing numbers assigned to them.
- (2) Certificates must—
 - (a) have affixed to them the company's common seal (if any), or
 - (b) be otherwise executed in accordance with the Act.

Consolidated Share Certificates

- **46.**—(1) When a member's holding of shares of a particular class increases, the company may issue that member with—
 - (a) a single, consolidated certificate in respect of all the shares of a particular class which that member holds, or
 - (b) a separate certificate in respect of only those shares by which that member's holding has increased.
- (2) When a member's holding of shares of a particular class is reduced, the company must ensure that the member is issued with one or more certificates in respect of the number of shares held by the member after that reduction. But the company need not (in the absence of a request from the member) issue any new certificate if—
 - (a) all the shares which the member no longer holds as a result of the reduction, and
 - (b) none of the shares which the member retains following the reduction, were, immediately before the reduction, represented by the same certificate.
- (3) A member may request the company, in writing, to replace—
 - (a) the member's separate certificates with a consolidated certificate, or
 - (b) the member's consolidated certificate with two or more separate certificates representing such proportion of the shares as the member may specify.
 - (4) When the company complies with such a request it may charge such reasonable fee as the directors may decide for doing so.
 - (5) A consolidated certificate must not be issued unless any certificates which it is to replace have first been returned to the company for cancellation.

Replacement Share Certificates

- 47.—(1) If a physical certificate issued in respect of a member's shares is—
 - (a) damaged or defaced, or
 - (b) said to be lost, stolen or destroyed,

that member is entitled to be issued with a replacement certificate in respect of the same shares.

- (2) A member exercising the right to be issued with such a replacement certificate—
 - (a) may at the same time exercise the right to be issued with a single certificate or separate certificates;
 - (b) must return the certificate which is to be replaced to the company if it is damaged or defaced; and
 - (c) must comply with such conditions as to evidence, indemnity and the payment of a reasonable fee as the directors decide.

SHARES NOT HELD IN CERTIFICATED FORM

- **48.**—(1) In this article, "the relevant rules" means—
 - (a) any applicable provision of the Act about the holding, evidencing of title to, or transfer of shares other than in certificated form, and
 - (b) any applicable legislation, rules or other arrangements made under or by virtue of such provision.
- (2) The provisions of this article have effect subject to the relevant rules.
- (3) Any provision of the articles which is inconsistent with the relevant rules must be disregarded, to the extent that it is inconsistent, whenever the relevant rules apply.
- (4) Any share or class of shares of the company may be issued or held on such terms, or in such a way, that—
 - (a) title to it or them is not, or must not be, evidenced by a certificate, or
 - (b) it or they may or must be transferred wholly or partly without a certificate.
- (5) The directors have power to take such steps as they think fit in relation to—
 - (a) the evidencing of and transfer of title to uncertificated shares (including in connection with the issue of such shares);
 - (b) any records relating to the holding of uncertificated shares;
 - (c) the conversion of certificated shares into uncertificated shares; or
 - (d) the conversion of uncertificated shares into certificated shares.
- (6) The company may by notice to the holder of a share require that share—
 - (a) if it is uncertificated, to be converted into certificated form, and
 - (b) if it is certificated, to be converted into uncertificated form, to enable it to be dealt with in accordance with the articles.

(7) If—

- (a) the articles give the directors power to take action, or require other persons to take action, in order to sell, transfer or otherwise dispose of shares, and
- (b) uncertificated shares are subject to that power, but the power is expressed in terms which assume the use of a certificate or other written instrument,

the directors may take such action as is necessary or expedient to achieve the same results when exercising that power in relation to uncertificated shares.

- (8) In particular, the directors may take such action as they consider appropriate to achieve the sale, transfer, disposal, forfeiture, re-allotment or surrender of an uncertificated share or otherwise to enforce a lien in respect of it.
- (9) Unless the directors otherwise determine, shares which a member holds in uncertificated form must be treated as separate holdings from any shares which that member holds in certificated form.
- (10) A class of shares must not be treated as two classes simply because some shares of that class are held in certificated form and others are held in uncertificated form.

PARTLY PAID SHARES

Company's Lien Over Partly Paid Shares

49.—(1) The company has a lien ("the company's lien") over every share which is partly paid or any part of—

- (a) that share's nominal value, and
- (b) any premium at which it was issued,

which has not been paid to the company, and which is payable immediately or at some time in the future, whether or not a call notice has been sent in respect of it.

- (2) The company's lien over a share—
 - (a) takes priority over any third party's interest in that share, and
 - (b) extends to any dividend or other money payable by the company in respect of that share and (if the lien is enforced and the share is sold by the company) the proceeds of sale of that share.
- (3) The directors may at any time decide that a share which is or would otherwise be subject to the company's lien shall not be subject to it, either wholly or in part.

Enforcement of the Company's Lien

- **50.**—(1) Subject to the provisions of this article, if—
 - (a) a lien enforcement notice has been given in respect of a share, and
 - (b) the person to whom the notice was given has failed to comply with it, the company may sell that share in such manner as the directors decide.
- (2) A lien enforcement notice—
 - (a) may only be given in respect of a share which is subject to the company's lien, in respect of which a sum is payable and the due date for payment of that sum has passed;
 - (b) must specify the share concerned;
 - (c) must require payment of the sum payable within 14 days of the notice;
 - (d) must be addressed either to the holder of the share or to a person entitled to it by reason of the holder's death, bankruptcy or otherwise; and
 - (e) must state the company's intention to sell the share if the notice is not complied with.
- (3) Where shares are sold under this article—
 - (a) the directors may authorise any person to execute an instrument of transfer of the shares to the purchaser or a person nominated by the purchaser, and
 - (b) the transferee is not bound to see to the application of the consideration, and the transferee's title is not affected by any irregularity in or invalidity of the process leading to the sale.
- (4) The net proceeds of any such sale (after payment of the costs of sale and any other costs of enforcing the lien) must be applied—
 - (a) first, in payment of so much of the sum for which the lien exists as was payable at the date of the lien enforcement notice,
 - (b) second, to the person entitled to the shares at the date of the sale, but only after the certificate for the shares sold has been surrendered to the company for cancellation or a suitable indemnity has been given for any lost certificates, and subject to a lien equivalent to the company's lien over the shares before the sale for any money payable in respect of the shares after the date of the lien enforcement notice.
- (5) A statutory declaration by a director or the company secretary that the declarant is a director or the company secretary and that a share has been sold to satisfy the company's lien on a specified date—

- (a) is conclusive evidence of the facts stated in it as against all persons claiming to be entitled to the share, and
- (b) subject to compliance with any other formalities of transfer required by the articles or by law, constitutes a good title to the share.

Call Notices

- **51.**—(1) Subject to the articles and the terms on which shares are allotted, the directors may send a notice (a "call notice") to a member requiring the member to pay the company a specified sum of money (a "call") which is payable in respect of shares which that member holds at the date when the directors decide to send the call notice.
- (2) A call notice—
 - (a) may not require a member to pay a call which exceeds the total sum unpaid on that member's shares (whether as to the share's nominal value or any amount payable to the company by way of premium);
 - (b) must state when and how any call to which it relates it is to be paid; and
 - (c) may permit or require the call to be paid by instalments.
- (3) A member must comply with the requirements of a call notice, but no member is obliged to pay any call before 14 days have passed since the notice was sent.
- (4) Before the company has received any call due under a call notice the directors may—
 - (a) revoke it wholly or in part, or
 - (b) specify a later time for payment than is specified in the notice,

by a further notice in writing to the member in respect of whose shares the call is made.

Liability to Pay Calls

- **52.**—(1) Liability to pay a call is not extinguished or transferred by transferring the shares in respect of which it is required to be paid.
- (2) Joint holders of a share are jointly and severally liable to pay all calls in respect of that share.
- (3) Subject to the terms on which shares are allotted, the directors may, when issuing shares, provide that call notices sent to the holders of those shares may require them—
 - (a) to pay calls which are not the same, or
 - (b) to pay calls at different times.

When Call Notice Need Not be Issued

- **53.**—(1) A call notice need not be issued in respect of sums which are specified, in the terms on which a share is issued, as being payable to the company in respect of that share (whether in respect of nominal value or premium)—
 - (a) on allotment:
 - (b) on the occurrence of a particular event; or
 - (c) on a date fixed by or in accordance with the terms of issue.
- (2) But if the due date for payment of such a sum has passed and it has not been paid, the holder of the share concerned is treated in all respects as having failed to comply with a call notice in respect of that sum, and is liable to the same consequences as regards the payment of interest and forfeiture.

Failure to Comply with Call Notice: Automatic Consequences

- **54.**—(1) If a person is liable to pay a call and fails to do so by the call payment date—
 - (a) the directors may issue a notice of intended forfeiture to that person, and
 - (b) until the call is paid, that person must pay the company interest on the call from the call payment date at the relevant rate.
- (2) For the purposes of this article—
 - (a) the "call payment date" is the time when the call notice states that a call is payable, unless the directors give a notice specifying a later date, in which case the "call payment date" is that later date;
 - (b) the "relevant rate" is—
 - (i) the rate fixed by the terms on which the share in respect of which the call is due was allotted;
 - (ii) such other rate as was fixed in the call notice which required payment of the call, or has otherwise been determined by the directors; or
 - (iii) if no rate is fixed in either of these ways, the prevailing interest rate as set by the Monetary Policy Committee of the Central Bank of Nigeria.
- (3) The directors may waive any obligation to pay interest on a call wholly or in part.

Notice of Intended Forfeiture

- **55.** A notice of intended forfeiture—
 - (a) may be sent in respect of any share in respect of which a call has not been paid as required by a call notice;
 - (b) must be sent to the holder of that share or to a person entitled to it by reason of the holder's death, bankruptcy or otherwise;
 - (c) must require payment of the call and any accrued interest by a date which is not less than 14 days after the date of the notice;
 - (d) must state how the payment is to be made; and
 - (e) must state that if the notice is not complied with, the shares in respect of which the call is payable will be liable to be forfeited.

Directors' Power to Forfeit Shares

56. If a notice of intended forfeiture is not complied with before the date by which payment of the call is required in the notice of intended forfeiture, the directors may decide that any share in respect of which it was given is forfeited, and the forfeiture is to include all dividends or other moneys payable in respect of the forfeited shares and not paid before the forfeiture.

Effect of Forfeiture

- **57.**—(1) Subject to the articles, the forfeiture of a share extinguishes—
 - (a) all interests in that share, and all claims and demands against the company in respect of it, and
 - (b) all other rights and liabilities incidental to the share as between the person whose share it was prior to the forfeiture and the company.
- (2) Any share which is forfeited in accordance with the articles—

- (a) is deemed to have been forfeited when the directors decide that it is forfeited;
- (b) is deemed to be the property of the company; and
- (c) may be sold, re-allotted or otherwise disposed of as the directors think fit.
- (3) If a person's shares have been forfeited—
 - (a) the company must send that person notice that forfeiture has occurred and record it in the register of members;
 - (b) that person ceases to be a member in respect of those shares;
 - (c) that person must surrender the certificate for the shares forfeited to the company for cancellation;
 - (d) that person remains liable to the company for all sums payable by that person under the articles at the date of forfeiture in respect of those shares provided that his liability ceases when the company receives payment in full of all money in respect of the shares; and
 - (e) the directors may waive payment of such sums wholly or in part or enforce payment without any allowance for the value of the shares at the time of forfeiture or for any consideration received on their disposal.
- (4) At any time before the company disposes of a forfeited share, the directors may decide to cancel the forfeiture on payment of all calls and interest due in respect of it and on such other terms as they think fit.

Procedure Following Forfeiture

- **58.**—(1) If a forfeited share is to be disposed of by being transferred, the company may receive the consideration for the transfer and the directors may authorise any person to execute the instrument of transfer.
 - (2) A statutory declaration by a director or the company secretary that the declarant is a director or the company secretary and that a share has been forfeited on a specified date—
 - (a) is conclusive evidence of the facts stated in it as against all persons claiming to be entitled to the share, and
 - (b) subject to compliance with any other formalities of transfer required by the articles or by law, constitutes a good title to the share.
- (3) A person to whom a forfeited share is transferred is not bound to see to the application of the consideration (if any) nor is that person's title to the share affected by any irregularity in or invalidity of the process leading to the forfeiture or transfer of the share.
- (4) If the company sells a forfeited share, the person who held it prior to its forfeiture is entitled to receive from the company the proceeds of such sale, net of any commission, and excluding any amount which—
 - (a) was, or would have become, payable, and
- (b) had not, when that share was forfeited, been paid by that person in respect of that share, but no interest is payable to such a person in respect of such proceeds and the company is not required to account for any money earned on them.

Surrender of Shares

- **59.**—(1) A member may surrender any share to the company as a gift
- (2) The directors may accept the surrender of any such share.

- (3) The effect of surrender on a share is the same as the effect of forfeiture on that share.
- (4) A share which has been surrendered may be dealt with in the same way as a share which has been forfeited.

TRANSFER AND TRANSMISSION OF SHARES

Transfers of Certificated Shares

- **60.**—(1) Certificated shares may be transferred by means of an instrument of transfer in any usual form or any other form approved by the directors, which is executed by or on behalf of—
 - (a) the transferor, and
 - (b) (if any of the shares is partly paid) the transferee.
- (2) No fee may be charged for registering any instrument of transfer or other document relating to or affecting the title to any share.
- (3) The company may retain any instrument of transfer which is registered.
- (4) The transferor remains the holder of a certificated share until the transferee's name is entered in the register of members as holder of it.
- (5) The directors may refuse to register the transfer of a certificated share if—
 - (a) the share is not fully paid;
 - (b) the transfer is not lodged at the company's registered office or such other place as the directors have appointed;
 - (c) the transfer is not accompanied by the certificate for the shares to which it relates, or such other evidence as the directors may reasonably require to show the transferor's right to make the transfer, or evidence of the right of someone other than the transferor to make the transfer on the transferor's behalf;
 - (d) the transfer is in respect of more than one class of share; or
- (6) If the directors refuse to register the transfer of a share, the instrument of transfer must be returned to the transferee with the notice of refusal unless they suspect that the proposed transfer may be fraudulent.

Transfer of Uncertificated Shares

61. A transfer of an uncertificated share must not be registered if it is in favour of more than four transferees.

Transmission of Shares

- **62.**—(1) If title to a share passes to a transmittee, the company shall recognise the transmittee as having title to that share.
- (2) Nothing in these articles releases the estate of a deceased member from any liability in respect of a share solely or jointly held by that member.

Transmittees' Rights

- **63.**—(1) A transmittee who produces such evidence of entitlement to shares as the directors may properly require—
 - (a) may, subject to the articles, choose either to become the holder of those shares or to have them transferred to another person, and

- (b) subject to the articles, and pending any transfer of the shares to another person, has the same rights as the holder had.
- (2) Transmittees do not have the right to attend or vote at a general meeting in respect of shares to which they are entitled, by reason of the holder's death or bankruptcy or otherwise, unless they become the holders of those shares

Exercise of Transmittees' Rights

- **64.**—(1) Transmittees who wish to become the holders of shares to which they have become entitled must notify the company in writing of that wish.
 - (2) If the share is a certificated share and a transmittee wishes to have it transferred to another person, the transmittee must execute an instrument of transfer in respect of it.
 - (3) If the share is an uncertificated share and the transmittee wishes to have it transferred to another person, the transmittee must—
 - (a) procure that all appropriate instructions are given to effect the transfer, or
 - (b) procure that the uncertificated share is changed into certificated form and then execute an instrument of transfer in respect of it.
 - (4) Any transfer made or executed under this article is to be treated as if it were made or executed by the person from whom the transmittee has derived rights in respect of the share, and as if the event which gave rise to the transmission had not occurred.

Transmittees Bound by Prior Notices

65. If a notice is given to a member in respect of shares and a transmittee is entitled to those shares, the transmittee is bound by the notice if it was given to the member before the transmittee's name has been entered in the register of members.

CONSOLIDATION OF SHARES

Procedure for Disposing of Fractions of Shares

- **66.**—(1) This article applies where—
 - (a) there has been a consolidation or division of shares, and
 - (b) as a result, members are entitled to fractions of shares.
- (2) The directors may—
 - (a) sell the shares representing the fractions to any person including the company for the best price reasonably obtainable;
 - (b) in the case of a certificated share, authorise any person to execute an instrument of transfer of the shares to the purchaser or a person nominated by the purchaser; and
 - (c) distribute the net proceeds of sale in due proportion among the holders of the shares.
- (3) The person to whom the shares are transferred is not obliged to ensure that any purchase money is received by the person entitled to the relevant fractions.
- (4) The transferee's title to the shares is not affected by any irregularity in or invalidity of the process leading to their sale.

DISTRIBUTIONS

Procedure for Declaring Dividends

- **67.**—(1) The company may by ordinary resolution declare dividends, and the directors may decide to pay interim dividends.
- (2) A dividend must not be declared unless the directors have made a recommendation as to its amount. Such a dividend must not exceed the amount recommended by the directors.
- (3) No dividend may be declared or paid unless it is in accordance with members' respective rights.
- (4) Unless the members' resolution to declare or directors' decision to pay a dividend, or the terms on which shares are issued, specify otherwise, it must be paid by reference to each member's holding of shares on the date of the resolution or decision to declare or pay it.
- (5) If the company's share capital is divided into different classes, no interim dividend may be paid on shares carrying deferred or non-preferred rights if, at the time of payment, any preferential dividend is in arrear.
- (6) The directors may pay at intervals any dividend payable at a fixed rate if it appears to them that the profits available for distribution justify the payment.
- (7) If the directors act in good faith, they do not incur any liability to the holders of shares conferring preferred rights for any loss they may suffer by the lawful payment of an interim dividend on shares with deferred or non-preferred rights.

Calculation of Dividends

- **68.**—(1) Except as otherwise provided by the articles or the rights attached to shares, all dividends must be—
 - (a) declared and paid according to the amounts paid up on the shares on which the dividend is paid, and
 - (b) apportioned and paid proportionately to the amounts paid up on the shares during any portion or portions of the period in respect of which the dividend is paid.
- (2) If any share is issued on terms providing that it ranks for dividend as from a particular date, that share ranks for dividend accordingly.
- (3) For the purposes of calculating dividends, no account is to be taken of any amount which has been paid up on a share in advance of the due date for payment of that amount.

Payment of Dividends and Other Distributions

- **69.**—(1) Where a dividend or other sum which is a distribution is payable in respect of a share, it must be paid by one or more of the following means—
 - (a) transfer to a bank account specified by the distribution recipient either in writing or as the directors may otherwise decide;
 - (b) sending a cheque made payable to the distribution recipient by post to the distribution recipient at the distribution recipient's registered address (if the distribution recipient is a holder of the share), or (in any other case) to an address specified by the distribution recipient either in writing or as the directors may otherwise decide;
 - (c) sending a cheque made payable to such person by post to such person at such address as the distribution recipient has specified either in writing or as the directors may otherwise decide; or
 - (d) any other means of payment as the directors agree with the distribution recipient either in writing or by such other means as the directors decide.
- (2) In the articles, "the distribution recipient" means, in respect of a share in respect of which a dividend or other sum is payable—

- (a) the holder of the share; or
- (b) if the share has two or more joint holders, whichever of them is named first in the register of members; or
- (c) if the holder is no longer entitled to the share by reason of death or bankruptcy, or otherwise by operation of law, the transmittee.

Deductions from Distributions in Respect of Sums Owed to the Company

70.—(1) If—

- (a) a share is subject to the company's lien, and
- (b) the directors are entitled to issue a lien enforcement notice in respect of it, they may, instead of issuing a lien enforcement notice, deduct from any dividend or other sum payable in respect of the share any sum of money which is payable to the company in respect of that share to the extent that they are entitled to require payment under a lien enforcement notice.
- (2) Money so deducted must be used to pay any of the sums payable in respect of that share.
- (3) The company must notify the distribution recipient in writing of—
 - (a) the fact and amount of any such deduction;
 - (b) any non-payment of a dividend or other sum payable in respect of a share resulting from any such deduction; and
 - (c) how the money deducted has been applied.

No Interest on Distributions

- 71. The company may not pay interest on any dividend or other sum payable in respect of a share unless otherwise provided by—
 - (a) the terms on which the share was issued, or
 - (b) the provisions of another agreement between the holder of that share and the company.

Unclaimed Distributions

- 72.—(1) All dividends or other sums which are—
 - (a) payable in respect of shares, and
 - (b) unclaimed after having been declared or become payable,

may be invested or otherwise made use of by the directors for the benefit of the company until claimed.

- (2) The payment of any such dividend or other sum into a separate account does not make the company a trustee in respect of it.
- (3) If—
 - (a) twelve years have passed from the date on which a dividend or other sum became due for payment, and
 - (b) the distribution recipient has not claimed it,

the distribution recipient is no longer entitled to that dividend or other sum and it ceases to remain owing by the company.

Non-Cash Distributions

- 73.—(1) Subject to the terms of issue of the share in question, the company may, by ordinary resolution on the recommendation of the directors, decide to pay all or part of a dividend or other distribution payable in respect of a share by transferring non-cash assets of equivalent value (including, without limitation, shares or other securities in any company).
- (2) If the shares in respect of which such a non-cash distribution is paid are uncertificated, any shares in the company which are issued as a non-cash distribution in respect of them must be uncertificated.
- (3) For the purposes of paying a non-cash distribution, the directors may make whatever arrangements they think fit, including, where any difficulty arises regarding the distribution—
 - (a) fixing the value of any assets;
 - (b) paying cash to any distribution recipient on the basis of that value in order to adjust the rights of recipients; and
 - (c) vesting any assets in trustees.

Waiver of Distributions

- 74. Distribution recipients may waive their entitlement to a dividend or other distribution payable in respect of a share by giving the company notice in writing to that effect, but if—
 - (a) the share has more than one holder, or
 - (b) more than one person is entitled to the share, whether by reason of the death or bankruptcy of one or more joint holders, or otherwise,

the notice is not effective unless it is expressed to be given, and signed, by all the holders or persons otherwise entitled to the share.

CAPITALISATION OF PROFITS

Authority to Capitalise and Appropriation of Capitalised Sums

- **75.**—(1) Subject to the articles, the directors may, if they are so authorised by an ordinary resolution—
 - (a) decide to capitalise any profits of the company (whether or not they are available for distribution) which are not required for paying a preferential dividend, or any sum standing to the credit of the company's share premium account or capital redemption reserve; and
 - (b) appropriate any sum which they so decide to capitalise (a "capitalised sum") to the persons who would have been entitled to it if it were distributed by way of dividend (the "persons entitled") and in the same proportions.
- (2) Capitalised sums must be applied—
 - (a) on behalf of the persons entitled, and
 - (b) in the same proportions as a dividend would have been distributed to them.
- (3) Any capitalised sum may be applied in paying up new shares of a nominal amount equal to the capitalised sum which are then allotted credited as fully paid to the persons entitled or as they may direct.
- (4) A capitalised sum which was appropriated from profits available for distribution may be applied—
 - (a) in or towards paying up any amounts unpaid on existing shares held by the persons entitled, or
 - (b) in paying up new debentures of the company which are then allotted credited as fully paid to the persons entitled or as they may direct.

- (5) Subject to the articles the directors may—
 - (a) apply capitalised sums in accordance with paragraphs (3) and (4) partly in one way and partly in another;
 - (b) make such arrangements as they think fit to deal with shares or debentures becoming distributable in fractions under this article (including the issuing of fractional certificates or the making of cash payments); and

(c) authorise any person to enter into an agreement with the company on behalf of all the persons entitled which is binding on them in respect of the allotment of shares and debentures to them under this article

PART 5

MISCELLANEOUS PROVISIONS

COMMUNICATIONS

Means of Communication to be Used

- **76.**—(1) Subject to the articles, anything sent or supplied by or to the company under the articles may be sent or supplied in any way in which the Act provides for documents or information which are authorised or required by any provision of that Act to be sent or supplied by or to the company.
- (2) Subject to the articles, any notice or document to be sent or supplied to a director in connection with the taking of decisions by directors may also be sent or supplied by the means by which that director has asked to be sent or supplied with such notices or documents for the time being.
- (3) A director may agree with the company that notices or documents sent to that director in a particular way are to be deemed to have been received within a specified time of their being sent, and for the specified time to be less than 48 hours.

Failure to Notify Contact Details

- 77.—(1) If—
 - (a) the company sends two consecutive documents to a member over a period of at least 12 months, and
 - (b) each of those documents is returned undelivered, or the company receives notification that it has not been delivered,

that member ceases to be entitled to receive notices from the company.

- (2) A member who has ceased to be entitled to receive notices from the company becomes entitled to receive such notices again by sending the company-
 - (a) a new address to be recorded in the register of members, or
 - (b) if the member has agreed that the company should use a means of communication other than sending things to such an address, the information that the company needs to use that means of communication effectively.

ADMINISTRATIVE ARRANGEMENTS

Company Seals

- **78.**—(1) Any common seal may only be used by the authority of the directors.
- (2) The directors may decide by what means and in what form any common seal or securities seal is to be used.

- (3) Unless otherwise decided by the directors, if the company has a common seal and it is affixed to a document, the document must also be signed by at least one authorised person in the presence of a witness who attests the signature.
- (4) For the purposes of this article, an authorised person is—
 - (a) any director of the company;
 - (b) the company secretary; or
 - (c) any person authorised by the directors for the purpose of signing documents to which the common seal is applied.
- (5) If the company has an official seal for use abroad, it may only be affixed to a document if its use on that document, or documents of a class to which it belongs, has been authorised by a decision of the directors.
- (6) If the company has a securities seal, it may only be affixed to securities by the company secretary or a person authorised to apply it to securities by the company secretary.
- (7) For the purposes of the articles, references to the securities seal being affixed to any document include the reproduction of the image of that seal on or in a document by any mechanical or electronic means which has been approved by the directors in relation to that document or documents of a class to which it belongs.

Destruction of Documents

- **79.**—(1) The company is entitled to destroy—
 - (a) all instruments of transfer of shares which have been registered, and all other documents on the basis of which any entries are made in the register of members, from six years after the date of registration;
 - (b) all dividend mandates, variations or cancellations of dividend mandates, and notifications of change of address, from two years after they have been recorded:
 - (c) all share certificates which have been cancelled from one year after the date of the cancellation;
 - (d) all paid dividend warrants and cheques from one year after the date of actual payment; and
 - (e) all proxy notices from one year after the end of the meeting to which the proxy notice relates.
- (2) If the company destroys a document in good faith, in accordance with the articles, and without notice of any claim to which that document may be relevant, it is conclusively presumed in favour of the company that—
 - (a) entries in the register purporting to have been made on the basis of an instrument of transfer or other document so destroyed were duly and properly made;
 - (b) any instrument of transfer so destroyed was a valid and effective instrument duly and properly registered;
 - (c) any share certificate so destroyed was a valid and effective certificate duly and properly cancelled; and
 - (d) any other document so destroyed was a valid and effective document in accordance with its recorded particulars in the books or records of the company.
 - (3) This article does not impose on the company any liability which it would not otherwise have if it destroys any document before the time at which this article permits it to do so.

(4) In this article, references to the destruction of any document include a reference to its being disposed of in any manner.

No Right to Inspect Accounts and Other Records

80. Except as provided by law or authorised by the directors or an ordinary resolution of the company, no person is entitled to inspect any of the company's accounting or other records or documents merely by virtue of being a member.

Provision for Employees on Cessation of Business

81. The directors may decide to make provision for the benefit of persons employed or formerly employed by the company or any of its subsidiaries (other than a director or former director or shadow director) in connection with the cessation or transfer to any person of the whole or part of the undertaking of the company or that subsidiary.

Borrowing Powers

82. The directors may exercise the powers of the company to borrow money for the purpose of its business or objects and may mortgage or charge its undertaking, property and uncalled capital, or any part thereof, and issue debenture, debenture stock and other securities whether outright or as security for any debt, liability or obligation of the company.

DIRECTORS' INDEMNITY AND INSURANCE

Indemnity

- **83.**—(1) Subject to paragraph (2), a relevant director of the company or an associated company may be indemnified out of the company's assets against—
 - (a) any liability incurred by that director in connection with any negligence, default, breach of duty or breach of trust in relation to the company or an associated company,
 - (b) any liability incurred by that director as an officer of the company or an associated company.
- (2) This article does not authorise any indemnity which would be prohibited or rendered void by any provision of the Act or by any other provision of law.
- (3) In this article—
 - (a) companies are associated if one is a subsidiary of the other or both are subsidiaries of the same body corporate, and
 - (b) a "relevant director" means any director or former director of the company or an associated company.

Insurance

- **84.**—(1) The company may purchase and maintain insurance for the benefit of any relevant director in respect of any relevant loss.
- (2) In this article—
 - (a) a "relevant director" means any director or former director of the company or an associated company,
 - (b) a "relevant loss" means any loss or liability which has been or may be incurred by a relevant director in connection with that director's duties or powers in relation to the company, any associated company or any pension fund or employees' share scheme of the company or associated company, and
 - (c) companies are associated if one is a subsidiary of the other or both are subsidiaries of the same body corporate.

NAME, ADDRESS AND DESCRIPTION OF SUBSCRIBER	SIGNATURE
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8 Awolowo Road,	
Ikoyi, Lagos State	
(OCCUPATION)	
MR. DEF	
Plot 1, Adeola Hopewell Street, Victoria Island	
Lagos State	
(OCCUPATION)	

Dated this day of October, 2020

WITNESS

Name: Address: Signature: Date: