[HB. 1756] C 4659

A BILL EXECUTIVE

FOR

AN ACT TO PROVIDE FOR THE ASSESSMENT, COLLECTION OF, AND ACCOUNTING FOR REVENUE ACCRUING TO THE FEDERATION, FEDERAL, STATES AND LOCAL GOVERNMENTS; PRESCRIBE THE POWERS AND FUNCTIONS OF TAX AUTHORITIES, AND FOR RELATED MATTERS

[] Commencement

	ENACTED by the National Assembly of the Federal Republic of	
	Nigeria-	
1	CHAPTER ONE	
2	PRELIMINARY PROVISIONS	
3	PART I - OBJECTIVE AND JURISDICTION OF TAX AUTHORITIES	
4	1. The objective of this Act is to provide uniform procedures for a	Objective of the
5	consistent and efficient administration of tax laws in order to-	Act
6	(a) facilitate tax compliance by taxpayers; and	
7	(b) optimise tax revenue.	
8	2. This Act applies to any person required to comply with any	Application
9	provision of the tax laws whether personally or on behalf of another person.	
10	3(1) The Nigeria Revenue Service (the Service), established	Jurisdiction of tax authorities
11	under the Nigeria Revenue Service (Establishment) Act, 2024 shall-	tax aumorities
12	(a) have exclusive responsibility to administer taxes-	
13	(i) on companies,	
14	(ii) on persons employed in the Nigerian Army, the Nigerian Navy,	
15	the Nigerian Air Force, the Nigeria Police Force, other than in a civilian	
16	capacity,	
17	(iii) on officers of the Nigerian Foreign Service,	
18	(iv) on non-resident persons who derive profit or income from	
19	Nigeria or any income derived from employment in Nigeria by a person, not	
20	being a resident of any State in Nigeria, and	

(v) contained in chapter two, parts III, X, XI; chapters three, six, and

	2	seven and chapter eight, parts II and IV of the Nigeria Tax Act;
	3	(b) have power to administer taxes contained in chapters two, three,
	4	five, six, seven, and eight of the Nigeria Tax Act; and
	5	(c) exercise such other powers and functions conferred on it by this
	6	Act, the Nigeria Revenue Service (Establishment) Act, and any other law as
	7	may be enacted by the National Assembly.
	8	(2) The relevant tax authority in a State or the Federal Capital
	9	Territory, shall pursuant to the First schedule to this Act, be responsible for-
	10	(a) the administration of taxes contained in chapters two, parts I, II,
	11	IV-IX; chapter five; and chapter eight, parts I and III of the Nigeria Tax Act on
	12	individual resident in such state or the Federal Capital Territory, subject to
	13	subsection 1(a) (ii) - (iv) of this section; and
	14	(b) exercising such other powers and functions conferred on it under
	15	any tax law enacted by the National Assembly.
	16	(3) A tax authority, with the approval of the relevant government, may
	17	authorise another tax authority to administer taxes within its jurisdiction on its
	18	behalf, on such terms as they may agree.
	19	(4) For the purpose of subsections (1) and (2) of this section, the
	20	relevant tax authority may do such things as it deems necessary and expedient
	21	for the assessment and collection of taxes and shall account for all taxes so
	22	collected in accordance with the provisions of this Act, the Nigeria Tax Act and
	23	any other law enacted by the National Assembly or a State House of Assembly.
	24	PART II - REGISTRATION
Taxable person	25	4. A taxable person shall register with the relevant tax authority and
	26	obtain a Taxpayer Identification ("Tax ID") for the purpose of compliance with
	27	tax obligations.
Federal, state and Local	28	5. Every ministry, department or agency of the Federal or a State
Government	29	government, and every Local Government shall register for tax and obtain a
	30	Tax ID.

1	6 (1) A non-resident person that supplies taxable goods or services	Non-resident
2	to any person in Nigeria, or derives income from Nigeria shall register for	person
3	tax purposes and obtain a Tax ID,	
4	provided that a non-resident person who derives only passive income from	
5	investment in Nigeria may not be required to register for tax but shall	
6	provide relevant information as may be prescribed by the Service.	
7	(2) The relevant tax authority may issue guidelines for the purpose	
8	of giving effect to the provisions of this section.	
9	7(1) The relevant tax authority shall, upon receiving a request,	Issuance of
10	register and issue a Tax ID to every taxable person.	taxpayer identification
11	(2) Where a relevant tax authority refuses to register or issue a Tax	
12	ID upon request under subsection (1) if this section, the relevant tax	
13	authority shall, within two working days of the decision, notify that person	
14	of the refusal.	
15	(3) A relevant tax authority may, based on the information	
16	available to it, register and issue a Tax ID to a person who should apply for a	
17	Tax ID but failed to do so.	
18	(4) The relevant tax authority shall promptly notify a person	
19	registered and issued with a Tax ID under subsection (3) of this section of the	
20	registration and Tax ID.	
21	(5) A taxable person having a valid Tax ID shall not apply for, or be	
22	issued with another Tax ID.	
23	(6) A person who discovers that a taxable person has multiple Tax	
24	IDs, shall promptly report to the relevant tax authority for unification.	
25	(7) A Tax ID issued to one taxable person is not transferable or	
26	usable by another taxable person.	
27	8(1) A Tax ID shall be-	Use of taxpayer identification
28	(a) stated on a return, notice, correspondence or documents	identification
29	submitted, lodged, or used for the purposes of tax compliance;	
30	(b) stated on a document prepared produced issued or submitted	

	1	in respect of a transaction; and
	2	(c) a condition for entering into a contract with any federal or state
	3	ministry, department or agency and local government.
	4	(2) A person engaged in banking, insurance, stock-broking, or other
	5	financial services in Nigeria shall make the provision of a Tax ID, a
	6	precondition for opening a new account or operating an existing account.
Notification of change in	7	9(1) Every taxable person shall, within 30 days of the occurrence of
particulars	8	a change in its particulars, notify the relevant tax authority of the change.
	9	(2) The change referred to in subsection (1) of this section includes-
	10	(a) name, including trading name, location of business, telephone
	11	numbers or e-mail address, and registered address;
	12	(b) in the case of-
	13	(i) an incorporated person, persons holding 5% or more of its share
	14	capital, or the beneficial owner of the shares held by nominees,
	15	(ii) a trust, the full identity, address and other contact details of the
	16	trustees and beneficiaries of the trust,
	17	(iii) a partnership, the full identity, address and other contact details of
	18	all the partners, or
	19	(iv) sale, liquidation or merger of a business, all relevant information
	20	regarding the sale, liquidation or merger, and full details of the new owners.
Suspension,	21	10(1) Where a taxable person temporarily ceases to carry on a trade
deregistration and cancellation of tax identification	22	or business in Nigeria, the taxable person shall notify the relevant tax authority
or tax identification	23	of its intention to suspend its registration for tax purposes within 30 days of
	24	such temporary cessation of trade or business.
	25	(2) The relevant tax authority shall classify the Tax ID as dormant and
	26	place it on suspension.
	27	(3) Where a taxable person permanently ceases to carry on a trade or
	28	business in Nigeria, the taxable person shall notify the relevant tax authority of
	29	its intention to deregister for tax purposes within 30 days of such cessation of
	30	trade or business.

1	(4) Where a taxable person permanently ceases to carry on a trade	
2	or business, the relevant tax authority shall deregister the Tax ID.	
3	(5) The relevant tax authority shall deregister or cancel a Tax ID	
4	where it is satisfied that-	
5	(a) the taxable person is deceased, or, in the case of a body	
6	corporate, including a government ministry, department or agency is wound	
7	up or dissolved; and	
8	(b) the person to whom the Tax ID was issued has another one.	
9	(6) A taxable person whose Tax ID has been suspended, shall, upon	
10	reapplication, be re-issued with the same Tax ID.	
11	CHAPTER TWO	
12	RETURNS, ASSESSMENTS AND PAYMENTS	
13	PART I - RETURNS	
14	11(1) Every company, including a company granted exemption	Income tax returns
15	from incorporation, whether or not it is liable to pay tax under the Nigeria	for companies
16	Tax Act or any other tax law, for a year of assessment, with or without notice	
17	from the Service, shall file a self-assessment return with the Service in the	
18	prescribed form at least once a year and such return shall contain-	
19	(a) a duly completed self-assessment form as may be prescribed by	
20	the Service;	
21	(b) the audited financial statements, tax and capital allowances	
22	computation for the year of assessment in respect of the profit from each and	
23	every source computed,	
24	provided that the return of a small company may contain a statement of	
25	accounts attested to by the taxpayer in place of audited financial statements;	
26	(c) evidence of payment of the tax due;	
27	(d) computation of the effective tax rate and additional tax payable,	
28	where applicable; and	
29	(e) an attestation of the information contained in the tax returns	
30	signed by a Principal Officer of the company.	

1	(2) Where a non-resident company derives profit from or is taxable
2	in Nigeria under chapter two of the Nigeria Tax Act, such company shall be
3	required to submit a return for the relevant year of assessment containing-
4	(a) the company's full audited financial statements and the financial
5	statement of the Nigerian operations, attested to by an independent, qualified
6	or certified accountant in Nigeria;
7	(b) tax computation schedules based on the profits attributable to its
8	Nigerian operations;
9	(c) a true and correct statement, in writing, containing the profits from
10	each and every source in Nigeria;
11	(d) duly completed Income Tax Self-Assessment Forms;
12	(e) evidence of payment of the tax due; and
13	(f) a computation of the effective tax rate and additional tax payable,
14	where applicable.
15	(3) The provisions of subsection (2) of this section shall not apply in a
16	year of assessment where a non-resident company only earns income on which
17	the amount deducted at source is the final tax under the Nigeria Tax Act.
18	(4) Where a company permanently ceases operation in Nigeria, the
19	company shall file the returns for the year of cessation and any outstanding
20	return.
21	(5) Subject to this Act, any tax law or regulation, the time of filing
22	returns shall be-
23	(a) in the case of a company that has been in business for more than 18
24	months, not more than six months after the end of its accounting year;
25	(b) in the case of a newly incorporated company, within 18 months
26	from the date of its incorporation or not later than six months after the end of its
27	first accounting period, whichever is earlier; or
28	(c) in the case of a company that permanently ceases to carry on trade
29	or business in Nigeria, not later than six months from the date the company
30	permanently ceases to carry on the trade or business in Nigeria.

1	(6) For the purpose of this section-	
2	(a) every company shall designate a representative or	
3	representatives who shall attend to its tax matters; and	
4	(b) where a person designated by a company pursuant to paragraph	
5	(a) of this subsection is a paid agent, such person shall be a person accredited	
6	under Section 32 of this Act.	
7	12(1) Not later than two months after the commencement of each	Estimated income
8	accounting period of any midstream company engaged in liquefied natural	tax returns for companies engaged
9	gas, the company shall submit to the Service an estimated returns of its	in liquefied natural gas
10	profits or losses for that accounting period for the purpose of income tax.	
11	(2) The estimated tax returns shall contain-	
12	(a) a computation of its estimated revenue, adjusted profit or loss	
13	and estimated assessable profits of that period;	
14	(b) a computation of its estimated revenue from all sources	
15	including plants condensates, natural gas liquids, liquefied natural gas,	
16	liquefied petroleum gas and any other incidental income;	
17	(c) a statement of an estimate of amounts to be repaid, refunded,	
18	waived or released to it, referred to in section 68 (2) of the Nigeria Tax Act,	
19	during that period;	
20	(d) in connection with part I of the First Schedule to the Nigeria Tax	
21	Act, a schedule showing-	
22	(i) the estimated residues at the end of that period in respect of its	
23	assets, all estimated qualifying capital expenditure incurred by it in that	
24	period,	
25	(ii) the values of its assets, estimated by references to the	
26	provisions of that schedule, to be disposed of in that period,	
27	(iii) the allowances due to it under that schedule for that period, and	
28	(iv) a computation of estimated capital allowances for the period;	
29	(e) a computation of its estimated total profits of that period;	
30	(f) a computation of its estimated tax payable for that period; and	

	1	(g) a declaration, that the estimate was made to the best of the ability
	2	of the person signing the declaration.
	3	(3) Where, at any time during the accounting period, there is a
	4	material change in any of the parameters, the company shall submit a revised
	5	return to reflect the change for such period.
	6	(4) Every return made by a company engaged in liquefied natural gas
	7	operations in fulfilment of the provisions of this section shall be subject to
	8	review and validation by the Service.
	9	(5) Where a company does not provide the estimates required under
	10	subsection (1), (2) and (3), of this section, the Service may determine the
	11	estimates payable by the company on the best of judgement basis.
Income tax returns for	12	13(1) A return of income shall be filed, in the prescribed form, with
individuals	13	the relevant tax authority in each year of assessment and without notice or
	14	demand, by-
	15	(a) every taxable person whether or not liable to pay tax; and
	16	(b) non-resident persons liable to pay tax in Nigeria under chapter two
	17	of the Nigeria Tax Act.
	18	(2) The return required to be filed under this section shall contain-
	19	(a) a duly completed self-assessment form;
	20	(b) the amount of income from every source for the year preceding the
	21	year of assessment computed in accordance with the provisions of the Nigeria
	22	Tax Act or any regulation made pursuant to the Act;
	23	(c) personal relief and tax computation;
	24	(d) in the case of income earned from trade, business, profession or
	25	vocation, an audited financial statement or a statement of accounts attested to
	26	by the taxpayer; and
	27	(e) evidence of payment of the tax due.
Pay As You Earn	28	14. -(1) An employer shall file a return with the relevant tax authority
~wi ii	29	for all emoluments paid to its employees, not later than 31 January of each year
	30	in respect of all employees in its employment in the preceding year.

1	(2) The returns shall disclose for each employee gross	
2	emoluments, including allowances and benefits in kind, total deductions,	
3	net emoluments and tax deducted.	
4	(3) Notwithstanding the provisions of subsection (1) of this	
5	section, an employee shall file an annual return of income from all sources,	
6	including employment income, in accordance with section 13 of this Act.	
7	15. Notwithstanding the provisions of section 14, a relevant tax	Simplified Annual
8	authority may issue guidelines for the filing of a simplified income tax	Income Tax Return
9	return by low-income earners or persons operating in the informal sector.	
10	16(1) Not later than two months after the commencement of each	Estimated returns
11	accounting period of any company engaged in petroleum operations, the	for upstream petroleum operations
12	company shall submit to the Service an estimated returns of its profits or	
13	losses for that accounting period for the purpose of hydrocarbon tax,	
14	petroleum profit tax and Income tax, as applicable.	
15	(2) Any company involved in upstream petroleum operations	
16	under parts I or II of chapter three of the Nigeria Tax Act, shall apply the	
17	accounting periods under parts I and II of chapter three of the Nigeria Tax	
18	Act respectively.	
19	(3) The estimated tax returns shall in addition to the particulars	
20	requested for the purpose of determining estimated tax payable under parts I	
21	and II of chapter three of the Nigeria Tax Act, contain-	
22	(a) a computation of its estimated revenue, adjusted profit or loss	
23	and estimated assessable profits of that period;	
24	(b) a computation of its estimated revenue from all sources	
25	including crude oil, field condensates and liquid natural gas liquids derived	
26	from associated and non-associated gas produced upstream of the	
27	measurement points;	
28	(c) a statement of an estimate of amounts to be repaid, refunded,	
29	waived or released to it, referred to in sections 68 (2) and 91(2) of the Nigeria	
30	Tax Act during that period;	

1	(d) in connection with parts II and III of the First Schedule to the
2	Nigeria Tax Act a schedule showing-
3	(i) the estimated residues at the end of that period in respect of its
4	assets,
5	(ii) all estimated qualifying petroleum expenditure incurred by it in
6	that period,
7	(iii) the values of its assets, estimated by references to the provisions
8	of that schedule, to be disposed of in that period, and
9	(iv) the allowances due to it under that schedule for that period;
10	(e) in connection with the Sixth Schedule of the Nigeria Tax Act a
11	schedule showing estimated total production allowance and cost price ratio
12	limits from all its upstream petroleum operations related to crude oil on the two
13	classes of the chargeable profits;
14	(f) a computation of its estimated chargeable profits of that period
15	identified in accordance with the Nigeria Tax Act;
16	(g) a computation of its estimated tax payable for that period; and
17	(h) a declaration, that the estimate was made to the best of the ability
18	of the person signing the declaration.
19	(4) Where, at any time during the accounting period, there is a change
20	in price, cost or volume, the company shall submit further returns on a monthly
21	basis containing its revised estimated tax for such period.
22	(5) Every return made by a company engaged in upstream petroleum
23	operations related to crude oil and gas in fulfilment of the provisions of this
24	section shall be subject to review and validation by the Service.
25	(6) Where a company does not provide the estimates required under
26	subsections (1), (2) and (3), of this section, the Service may use its power to
27	determine the estimates on the best of judgement basis and impose such
28	judgement on the company.
29	(7) Notwithstanding the provisions of this section, production
30	allowances under the Sixth Schedule to the Nigeria Tax Act shall apply only to

1	hydrocarbon tax under part I of chapter three of the Nigeria Tax Act.	
2	17(1) Every company engaged in upstream petroleum operations	Actual returns
3	including companies yet to commence bulk sales or disposal of chargeable	for upstream petroleum operations
4	oil, shall file with the Service its audited accounts and returns within-	
5	(a) 18 months from the date of its incorporation, in the case of a	
6	newly incorporated company; and	
7	(b) five months after any period ending on 31 December, in the	
8	case of any other company.	
9	(2) Every company under subsection (1) of this section shall for	
10	each accounting period of the company make up accounts of its revenue and	
11	profits or losses and prepare the following particulars for the purpose of	
12	determining its hydrocarbon tax, petroleum profits tax and income tax under	
13	parts I and II of chapter three of the Nigeria Tax Act-	
14	(a) a statement of its revenues from all sources including lifting	
15	details of crude oil, field condensates and liquid natural gas liquids derived	
16	from associated gas and produced upstream of the measurement points;	
17	(b) computations of its actual revenue adjusted profit or loss and	
18	actual assessable profits of that period;	
19	(c) a statement of amounts repaid, refunded, waived or released to	
20	it, referred to in section 68 (2) and 91(2) of the Nigeria Tax Act during that	
21	period;	
22	(d) in connection with the parts II and III of the First Schedule to the	
23	Nigeria Tax Act a schedule showing-	
24	(i) the residue at the end of that period in respect of its assets,	
25	(ii) all qualifying petroleum expenditure incurred by it in that	
26	period,	
27	(iii) the values of any of its assets disposed of in that period, and	
28	(iv) the allowances due to it under that schedule for that period.	
29	(e) in connection with the Sixth Schedule to the Nigeria Tax Act; a	
30	schedule showing total production allowance and cost price ratio limit from	

all its upstream petroleum operations related to crude oil on the two classes

	2	of chargeable profits where applicable;
	3	(f) a computation of its actual chargeable profits for that period for
	4	the two classes of chargeable profits where applicable identified in
	5	accordance with Nigeria Tax Act;
	6	(g) a computation of its chargeable tax payable for that period;
	7	(h) duly completed self-assessment forms attested to by the
	8	principal officer of the company; and
	9	(i) evidence of payment of the final instalment.
	10	(3) Every company engaged in upstream petroleum operations
	11	related to crude oil after the expiration of that period, shall deliver to the
	12	Service-
	13	(a) a copy of its audited accounts of that period, in accordance with
	14	subsection (1) of this section;
	15	(b) copies of the particulars referred to in subsection (2) of this
	16	section relating to that period with the copy of the delivered company
	17	accounts; and
	18	(c) a declaration signed by an authorised officer of the company or
	19	by its liquidator, receiver or the agent of the liquidator or receiver, that the
	20	information provided is true and complete.
Monthly returns of petroleum	21	18(1) Every licensee or lessee engaged in petroleum operations
royalty	22	upon the coming into effect of this law, or upon commencement of
	23	production, whichever is earlier, shall file a self-assessment return of
	24	royalty with the Service in the prescribed form.
	25	(2) The returns of royalty for each month shall be filed on or before
	26	the 14th day of the following month, whether or not production has taken
	27	place, and shall be accompanied by the following-
	28	(a) the respective total volumes of crude oil, condensates, natural
	29	gas and natural gas liquids produced on a field-by-field basis and where
	30	different types of petroleum are produced, the total volumes of each type;

1	(b) the fiscal prices for crude oil, condensates, natural gas and	
2	separately produced natural gas liquids;	
3	(c) computation of royalty based on production;	
4	(d) computation of royalty by price;	
5	(e) duly completed royalty self-assessment form;	
6	(f) evidence of payment of royalty due; and	
7	(g) such other information as may be required by the Service.	
8	(3) The returns referred to in subsection (2) of this section shall be	
9	signed by an authorised officer of the company, stating that the returns,	
10	schedules, statements, and other information given is correct and complete	
11	to the best of the person's knowledge.	
12	(4) Where marketable natural gas is produced and utilised in-	
13	country, the lessee or licensee shall, in addition to subsection (2) of this	
14	section, provide the following information-	
15	(a) the volume of domestic gas delivered;	
16	(b) the volume of gas destined for export project;	
17	(c) destination certificates based on the related purchase and sales	
18	agreements or other relevant information; and	
19	(d) destination certificates where the lessee sells natural gas to a	
20	supplier or wholesale customer.	
21	(5) The Service shall review the royalty returns filed and may	
22	reassess where necessary the royalty payable and any additional royalty	
23	shall be paid within 30 days of service of a notice of assessment of such	
24	additional royalty.	
25	(6) The provisions of this Act as to notice of assessment, additional	
26	assessment, appeals and other proceedings, shall apply to an assessment or	
27	additional assessment made under this section.	
28	19. Every licensee or lessee shall file an annual return of actual	Annual retur
29	royalty paid in an accounting period not later than five months from the end	of petroleum royalty
30	of the accounting period in the form prescribed by the Service.	

Monthly returns
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20(1) Every person engaged in the trade or business of mining, shall
upon the coming into effect of this Act or upon commencement of operations,
$file\ a\ monthly\ self-assessment\ return\ of\ minerals\ royalty\ with\ the\ Service\ in\ the$
prescribed form.
(2) Pay the correct royalty due to the government on the minerals sold
or used at the prescribed rate in the Ninth schedule to the Nigeria Tax Act.
(3) The returns of royalty for each month shall be filed on or before the
21st day of the following month, and shall be accompanied by the following-
(a) registered number of quarrying or mining licences;
(b) type of mineral and weight;
(c) location and labour used;
(d) quarriable minerals in metric tons or cubic metres;
(e) quantity of mineral won, sold, used and left on hand;
(f) buyers of minerals;
(g) computation of royalty payable on the mineral won, used or sold;
(h) duly completed royalty self-assessment form;
(i) evidence of payment of royalty due;
(j) a declaration signed by an authorised officer of the company,
stating that the returns, schedules, statements, and other information given is
correct and complete to the best of the person's knowledge; and
(k) such other information as may be required from time to time by the
Service.
(4) The Service shall review the royalty returns filed and may reassess
where necessary the royalty payable and any additional royalty shall be paid
within 30 days of service of a notice of assessment of such additional royalty.
(5) The provisions of this Act as to notice of assessment, additional
assessment, appeals and other proceedings, shall apply to an assessment or
additional assessment made under this section.

Monthly Returns by Non-Resident Shipping and Airline Companies

21.-(1) A non-resident person engaged in the operation of transport by sea or air, into Nigeria, shall file monthly returns with evidence of payment of

1	the tax as specified under section 18 of the Nigeria 1ax Act to the Service in	
2	respect of the carriage of passengers, mail, livestock or goods shipped or	
3	loaded into an aircraft in Nigeria.	
4	(2) The monthly return shall be filed not later than the 21st day of	
5	the following month.	
6	(3) The returns shall contain a detailed gross revenue statement of	
7	the Nigerian operations for that month, showing the amount of total sums	
8	receivable during the period, and supported with all invoices issued to the	
9	relevant customers.	
10	(4) Nothing in this section shall be construed to exempt the	
11	company from filing its annual returns or filing returns in respect of its non-	
12	freight operations or any other incidental income and payment of tax in	
13	respect of its non-freight or incidental income.	
14	22(1) A taxable person shall, in respect of Value Added Tax	Returns Value
15	(VAT), with or without a notice and whether or not an economic activity has	Added Tax
16	taken place, submit a return to the Service in the prescribed form, by the date	
17	specified in subsection (2) of this section or in a regulation issued by the	
18	Service for that purpose.	
19	(2) The returns for each month shall be filed on or before the 21st	
20	day of the following month.	
21	(3) Where the Service grants an extension of the period for filing	
22	the returns under this section, such extension shall not imply the extension	
23	of time to pay the VAT.	
24	(4) The returns shall contain the input tax paid, output tax collected	
25	and VAT payable in respect of all taxable supplies in the preceding month.	
26	(5) The provision of subsection (2) of this section above shall not	
27	apply to a small business.	
28	(6) A small business may choose to file returns.	
29	(7) A business, upon ceasing to be a small business, shall file	
30	monthly VAT returns.	

	1	(8) In determining whether a person meets the threshold in subsection
	2	(5) of this section, the value of the following taxable supplies shall be
	3	excluded-
	4	(a) supply of a capital asset of the person; and
	5	(b) supply made solely as a consequence of the person selling the
	6	whole or a part of its business or permanently ceasing to carry on business.
	7	(9) A taxable person granted exemption in subsection (5) of this
	8	section is exempt from the provisions of sections 100 and 102 of this Act and
	9	section 151 of the Nigeria Tax Act.
	10	(10) The provisions of subsection (5) of this section shall not apply to
	11	companies engaged in petroleum operations as defined in the Nigeria Tax Act.
	12	(11) Where technology is deployed by the Service, a taxable person
	13	shall render returns in real time or at such other time as the Service may
	14	prescribe.
	15	(12) For the purpose of attribution, any return under this section shall
	16	provide details of derivation of taxable supplies by location in a manner
	17	prescribed by the Service.
Value Added Tax Fiscalisation	18	23(1) Where the Service deploys an Electronic Fiscal System (EFS),
System	19	any person making a taxable supply shall use the EFS for recording and
	20	reporting all supplies.
	21	(2) The Service may prescribe technical specifications and security
	22	standards for using the EFS to record and report supplies.
	23	(3) Taxable persons shall be responsible for maintaining accurate
	24	records of all transactions passing through the EFS.
	25	(4) The Service shall specify the fiscalisation system to be adopted
	26	and a transition arrangement for its implementation.
Returns of Excise Duty	27	24(1) A taxable person engaged in the provision of excisable
Excise Duty	28	services shall, in respect of excise duty imposed under chapter seven of the
	29	Nigeria Tax Act submit a return to the Service in the prescribed form specified
	30	by the Service.

1	(2) The return shall be rendered on or before the 21st day of the			
2	following month or such other time as may be determined by the Service			
3	except in the case of foreign exchange transactions which shall be within 7			
4	days of the transaction.			
5	(3) The return shall contain the following information-			
6	(a) description of the excisable services provided during the			
7	month;			
8	(b) value of the excisable services on which duty is payable;			
9	(c) amount of excise duty payable; and			
10	(d) such other particulars as may be prescribed by the Service.			
11	25. A company granted priority status shall, in accordance with	Returns by priority		
12	section 11 of this Act, in each year of assessment, file income tax returns in	companies		
13	the manner specified for both priority and non-priority products or services			
14	of the company.	of the company.		
15	26(1) All taxable persons enjoying incentives administered by	Tax incentive		
16	the relevant tax authorities, including incentives provided under chapter	returns		
17	eight and section 60 of Nigeria Tax Act, shall, in addition to annual tax			
18	returns, submit Annual Tax Incentives returns to the relevant tax authority in			
19	the form prescribed by the Service covering income tax and any incentive			
20	other than those which are generally available to all taxpayers.			
21	(2) In the case of annual tax incentives returns filed by individuals,			
22	the tax authority in each State shall, within 60 days from the end of the due			
23	date for filing of the annual tax returns, transmit to the Service the annual tax			
24	incentives returns filed.			
25	(3) The Service shall, while submitting its annual report to the			
26	Minister under section 23 of Nigerian Revenue Service Act, include the			
27	summary of the returns received under subsections (1) and (2) of this			
28	section.			
29	(4) The Minister may issue a regulation for administration of this			
30	section.			

Returns for deduction of	1	27. Every person who has an obligation to deduct and remit tax under
tax at source	2	this Act or any other tax legislation shall render monthly returns as specified in
	3	the regulation issued for that purpose.
Information to be delivered	4	28(1) Without prejudice to section 138 of this Act, every bank
by bankers and others	5	insurance company, stock-broking firm, or any other financial institution, shall
	6	prepare, with or without demand by the relevant tax authority, quarterly returns
	7	to the relevant tax authority specifying the names and addresses of-
	8	(a) new customers; and
	9	(b) existing customers in the case of-
	10	(i) an individual, all transactions where the cumulative transactions in
	11	a month amount to N25,000,000.00 or more, or
	12	(ii) a body corporate, all transactions where the cumulative
	13	transactions in a month amount to N100,000,000.00 or more.
	14	(2) Every bank, insurance company, stock-broking firm, other
	15	financial institution, or any other legal arrangement shall, as may be prescribed
	16	by way of notice, rules, regulations, guidelines, or circulars issued by the
	17	relevant tax authority prepare and submit returns of-
	18	(a) transactions involving the specified sum;
	19	(b) names, addresses, including foreign addresses, or any other
	20	information of its customers connected with those transactions; or
	21	(c) names, addresses, or any other information of new or existing
	22	customers.
	23	(3) Without prejudice to subsections (1) and (2) of this section, for the
	24	purpose of obtaining information relative to taxation, the relevant tax authority
	25	may give notice to any person including a person engaged in banking business
	26	in Nigeria to provide within the time stipulated in the notice, information
	27	including the name and address of any person specified in the notice.
	28	(4) Notwithstanding the provision of subsection (3) of this section a
	29	person engaged in banking business in Nigeria, shall not be required to disclose

any additional information about his customer or his bank under this section

1	unless such additional disclosure is required by a notice signed by the Chief			
2	Executive Officer of the relevant tax authority.			
3	29(1) Any person who enters or intends to enter into any	Disclosure or		
4	transaction or agreement, referred to as a disclosable transaction or	tax planning		
5	agreement, whose principal purpose is a benefit which enables, or might be			
6	expected to enable, such a person to obtain a tax advantage, shall without			
7	notice or request, provide to the relevant tax authority, information relating			
8	to that disclosable transaction or agreement.			
9	(2) The relevant tax authority may make regulations specifying-			
10	(a) the information to be provided by a person in relation to a			
11	disclosable transaction or agreement;			
12	(b) the form and manner of delivery of that information to the			
13	relevant tax authority;			
14	(c) the period of time within which the information referred to in			
15	subsection (1) of this section shall be provided to the relevant tax authority;	subsection (1) of this section shall be provided to the relevant tax authority;		
16	and			
17	(d) administrative penalties for non-disclosure, false disclosure,			
18	incomplete disclosure or late disclosure.			
19	(3) In this section -			
20	"tax advantage" means-			
21	(a) a relief or increased relief from tax;			
22	(b) repayment or increased repayment of tax;			
23	(c) avoidance or reduction of a charge to tax or an assessment to			
24	tax;			
25	(d) avoidance of a possible assessment to tax;			
26	(e) deferral of a payment of tax or advancement of a repayment of			
27	tax; or			
28	(f) avoidance of an obligation to deduct or account for tax;			
29	"transaction" includes- course of action, agreement, scheme or			
30	arrangement.			

Books of Account	1	30. -(1) Every person, including a company granted exemption from
Account	2	incorporation, shall, whether or not the person is liable to pay tax, maintain
	3	books or records of accounts.
	4	(2) The books or records of accounts shall contain sufficient
	5	information or data of all relevant transactions for the ascertainment of the
	6	person's tax liability.
	7	(3) The books and records required to be maintained under subsection
	8	(1) of this section shall be in English language and shall, for the purpose of tax
	9	be consistent with the format that may be prescribed by the relevant tax
	10	authority.
	11	(4) Where the record is maintained in a language other than the
	12	English language, the person shall, on demand by the tax authority, produce, at
	13	its own expense, a translation in English language, which shall be certified by a
	14	sworn translator.
	15	(5) Any book or record required to be kept under this section shall be
	16	kept for a period not less than six years after the year of assessment in which the
	17	income relates.
Returns deemed to be furnished by	18	31. A return, statement or form furnished under this Act by or on
an authorised person	19	behalf of any person shall for all purposes be deemed to have been furnished by
•	20	that person or by the representative of the person, unless the contrary is proved
	21	and any person signing such return, statement or form shall be deemed to be
	22	duly authorised and cognisant of all matters contained in the return, statement
	23	or form.
Accreditation of tax agents	24	32 (1) For the purpose of compliance with this Act or any other law, a
	25	taxpayer may either represent itself or be represented by a tax agent accredited
	26	by the relevant tax authority.
	27	(2) The requirements for accreditation shall be set out by the relevant
	28	tax authority.
	29	(3) No return shall be deemed as duly filed except filed by the

30 taxpayer or an accredited tax agent.

1	(4) Tax returns shall be accompanied by a declaration or attestation	
2	that the information supplied is true and correct.	
3	PART II - ASSESSMENT AND COMPLIANCE	
4	33(1) Every taxable person shall, on or before the due date,	Self-Assessment
5	submit a self-assessment tax return with the relevant tax authority in	of rax payable
6	accordance with the relevant provisions of this Act.	
7	(2) A taxable person who has submitted a self-assessment return in	
8	the prescribed form for a reporting period is deemed to have made an	
9	assessment of the amount of tax payable, including a negative or nil amount,	
10	for the reporting period to which the return relates.	
11	(3) A tax return in the approved form completed and submitted	
12	electronically by a taxable person is a self-assessment notwithstanding that-	
13	(a) the form contains pre-entered information supplied by the tax	
14	authority; and	
15	(b) an estimate of the tax payable is computed electronically as	
16	information is being entered into the form.	
17	(4) Where a taxable person has delivered a tax return, under	
18	subsection (1) of this section, the relevant tax authority may-	
19	(a) accept the tax return without making an additional assessment;	
20	(b) accept the tax return and make additional assessment; or	
21	(c) reject the tax return and, to the best of its judgement, determine	
22	the amount of the tax due from the taxable person, and make an assessment	
23	accordingly.	
24	(5) Where the taxable person fails to declare the true and correct	
25	amount of income or tax payable in its self-assessed tax returns, the taxable	
26	person is liable to pay any outstanding tax from the due date of the returns.	
27	(6) The outstanding tax shall be subject to penalty and interest, in	
28	accordance with the provisions of this Act or other relevant tax law from the	
29	date the return becomes due.	

Administrative assessment

- **34.**-(1) Where a taxable person has not delivered a tax return as provided under this Act, and the relevant tax authority is of the opinion that such taxable person is liable to pay tax, it may, to the best of its judgement, determine the amount of the tax due from the taxable person and make an assessment accordingly.
- (2) The assessment issued under subsection (1) of this section shall not affect the imposition of any other liability specified in this Act or any other law, incurred by the taxable person by reason of its failure or neglect to deliver a return.
- (3) The relevant tax authority may prescribe the rules, guidelines and procedures for the issuance of administrative assessment under this section.
- (4) The relevant tax authority may make an assessment upon a taxable person for any year before the expiration of the time within which it is required to deliver a return or to give notice under the provisions of this Act, if the relevant tax authority considers such assessment to be in jeopardy.

35.-(1) Where the relevant tax authority discovers or is of the opinion, at any time, that any taxable person liable to tax has not been assessed or has been assessed at an amount less than that which ought to have been charged, the relevant tax authority may, within six years of an assessment, assess the taxable person at such amount or additional amount, as ought to have been charged.

- (2) The six-year limitation period stipulated in subsection (1) of this section shall not preclude the relevant tax authority from continuing with a tax audit and for raising additional assessment where the tax audit commenced before the expiration of the six-year limit.
- (3) The provisions of this Act as to the notice of assessment, appeal and other proceedings shall apply to such assessment or additional assessment and to the tax charged.
- (4) Notwithstanding the time limit specified in subsection (1) of this section, where there is a deliberate misstatement by a taxable person in connection with any tax imposed under the Nigeria Tax Act or any other tax

Additional assessments

1	law, the relevant tax authority may at any time and as often as may be	
2	necessary, assess the taxable person at such amount or additional amount as	
3	may be necessary for the purpose of making good any loss of tax attributable	
4	to the deliberate misstatement.	
5	(5) All relevant facts shall be considered in the computation of the	
6	amount or additional amount of tax that should have been charged under	
7	subsection (1) of this section, even where such facts were not known when a	
8	prior assessment or additional assessment was made for the taxable person	
9	in the same year.	
10	36. -(1) Assessments of tax in upstream petroleum operations shall	Making of
11	be made in a form and in such manner as the Service shall prescribe and shall	assessment in upstream petroleun operations
12	contain the-	operations
13	(a) name and address of the company assessed to tax or of the	
14	person in whose name a company has been assessed to tax, provided that the	
15	name of the represented company is indicated; and	
16	(b) particular accounting period and the amount of the chargeable	
17	profits and chargeable tax for that period, in the case of each company for	
18	each of its accounting periods.	
19	(2) Where an assessment is to be amended or revised, a form of an	
20	amended or revised assessment shall be made in a manner similar to that in	
21	which the original of that assessment was made under subsection (1) of this	
22	section showing the amended or revised amount of the chargeable profits	
23	and chargeable tax.	
24	(3) A copy of each self-assessment, and of each amended or revised	
25	assessment shall be filed in a list which shall constitute the assessment list	
26	for the purpose of this Act.	
27	37(1) Where a business produces either no assessable profit or an	Deemed profit
28	assessable profit which is less than expected from that business or the true	assessment on income assessment
29	amount of the assessable profit cannot be readily ascertained, the relevant	
30	tax authority may, in the case of-	

	1	(a) a resident, assess and charge that taxable person on such fair and
	2	reasonable percentage of the gross income from the trade or business as the
	3	relevant tax authority may determine; or
	4	(b) a non-resident, the profits shall be any amount resulting from
	5	applying the profit margin of the person to the turnover generated from
	6	Nigeria.
	7	(2) For the purpose of subsection (1) of this section "profit margin"
	8	shall be the proportion of the Earnings Before Interest and Tax ("EBIT") to
	9	income or revenue in the published audited financial statement of the business,
	10	and in the case of persons that are not required to publish financial statements,
	11	the profit margin as may be ascertained by the relevant tax authority from
	12	financial statements of comparative companies.
Currency of	13	38(1) Notwithstanding the provisions of any other law, tax may be
assessment and payment	14	assessed in the currency of transaction.
	15	(2) Tax, including royalty, assessed in a currency other than the
	16	Nigerian Naira may be paid in that currency, or the Nigerian Naira at the
	17	prevailing exchange rate in the official foreign exchange market.
Service of notice of assessment	18	39. The relevant tax authority shall cause to be served on, or sent by
of assessment	19	registered post, courier service or electronic means to each taxable person, or
	20	person in whose name a taxable person is chargeable, a notice of assessment in
	21	respect of any tax charged including the place at which payment should be
	22	made, and setting out the rights of that person as contained in sections 40 and 41
	23	of this Act.
Revision of	24	40. -(1) Where a taxable person disputes a tax assessment, the taxable
assessment in case of objection	25	person may, by a written notice of objection delivered in person, by courier
	26	service or via electronic means, apply to the relevant tax authority for the
	27	revision and amendment of the assessment made upon it.
	28	(2) An application under subsection (1) of this section shall only be
	29	valid if it-
	30	(a) is delivered to the relevant tax authority within 30 days from the

1	date of service of the disputed notice of assessment; and
2	(b) contains the grounds of objection to the assessment, that is the-
3	(i) specific issues disputed or errors observed with their monetary
4	values,
5	(ii) amendment required to be made so as to resolve the dispute or
6	correct the error,
7	(iii) justification for the amendments,
8	(iv) amount of assessable and total profits, income or value of
9	transactions admitted by the taxable person for the relevant reporting period,
10	and
11	(v) amount of tax admitted by the taxable person or that no amount
12	of tax is admitted as payable.
13	(3) Notwithstanding the provisions of subsection (2) of this
14	section, the relevant tax authority may, for any satisfactory and good cause
15	shown, extend the time for making the application referred to in subsection
16	(1) of this section to such reasonable time in the particular circumstances.
17	(4) Upon receipt of the notice of objection referred to in
18	subsection(1) of this section, the relevant tax authority may-
19	(a) require the taxable person to furnish such particulars as it may
20	deem necessary and to produce all books or other documents relating to the
21	profits, income or transactions of the taxable person; and
22	(b) summon any person to give evidence in respect of the
23	assessment to appear for examination before an authorised officer of the
24	relevant tax authority or make a declaration on oath in respect of the
25	assessment.
26	(5) Where the taxable person and the relevant tax authority agree as
27	to the amount of tax to be assessed, the disputed assessment shall be
28	amended, and a revised notice of the tax payable shall be served upon the
29	taxable person.
30	(6) The relevant tax authority shall respond to the objection notice

	1	within 90 days otherwise the objection of the taxpayer shall be upheld.
	2	(7) Where the relevant tax authority considers the notice of objection
	3	submitted by the taxable person as invalid, or where the taxable person and the
	4	relevant tax authority do not agree as to the amount of tax to be assessed, the
	5	taxpayer may exercise the right of appeal.
Errors and defects n assessment	6	41(1) An assessment, notice, warrant or other proceeding purporting
and notice	7	to be made in accordance with this Act shall not be invalidated for want of form
	8	or be affected by reason of a mistake, defect or omission, if the-
	9	(a) substance and effect of the assessment is in conformity with the
	10	provisions of this Act; and
	11	(b) company assessed or intended to be assessed or affected is
	12	designated according to common intent and understanding.
	13	(2) An assessment shall not be invalidated or affected by reason of-
	14	(a) a mistake as to the-
	15	(i) name of a company liable or of a person in whose name a company
	16	is assessed,
	17	(ii) the description of any profits, or
	18	(iii) amount of the tax charged;
	19	(b) any variance between the assessment and the notice, if in cases of
	20	assessment, the notice-
	21	(i) is duly served on the company intended to be assessed or on the
	22	person in whose name the assessment was to be made, and
	23	(ii) contains, in substance and effect, the particulars on which the
	24	assessment is made.
Assessment to be final and	25	42. -(1) Where-
conclusive	26	(a) no valid objection or appeal has been lodged within the time
	27	stipulated under this Act, against an assessment as regards the amount of the
	28	total income or profits assessed;
	29	(b) the amount of the total income or profits has been agreed to under
	30	section 40(5) of this Act;

1	(c) the amount of such total profits has been determined on	
2	objection or revised under the provision of section 40(5) of this Act; or	
3	(d) the assessment as made, has been agreed to, revised or	
4	determined on appeal;	
5	such assessment shall be final and conclusive for all purposes of this Act as	
6	regards the amount of such total profits.	
7	(2) Where the full amount of tax in respect of any final and	
8	conclusive assessment is not paid within the period prescribed in this Act,	
9	the provisions relating to the recovery of tax, and to any penalty under	
10	sections 64 and 66 of this Act, shall apply to the collection and recovery.	
11	(3) The provision of subsection (2) of this section shall be subject	
12	only to the set-off of the amount of any tax repayable under any claim, made	
13	under the relevant provisions of this Act which has been agreed to by the	
14	relevant tax authority or determined on any appeal against a refusal to admit	
15	any such claim.	
16	(4) The provisions of section 40 of this Act shall not prevent the tax	
17	authority from making any assessment or additional assessment for any year	
18	which does not involve re-opening any issue on the same facts, which has	
19	been determined for that year of assessment under section 40(5) of this Act	
20	by agreement or on appeal.	
21	43. -(1) The relevant tax authority shall maintain assessment lists of	Lists of taxable persons assessed
22	taxable persons assessed to tax.	persons assessed
23	(2) The assessment lists shall contain-	
24	(a) the names and addresses of the taxable persons assessed to tax;	
25	(b) the name and address of any person in whose name any such	
26	taxable person is chargeable;	
27	(c) the amount of the total profits of each person;	
28	(d) the amount of tax payable by the person; and	
29	(e) such other particulars as may be determined by the tax	
30	authority.	

	1	(3) Where complete copies of all notices of assessment and all notices
	2	amending assessments are filed in the offices of the tax authority, they shall
	3	constitute the assessment lists for the purpose of this Act.
Manager, etc.	4	44. Any principal officer or manager of a company shall be
o de answeradie	5	answerable for doing all such acts, matters and things as are required to be done
	6	by virtue of this Act for the assessment of the company and payment of the tax.
Artificial ransactions, etc.	7	45(1) Where a relevant tax authority is of the opinion that any
ansactions, etc.	8	disposition is not in fact given effect to or that any transaction which reduces or
	9	would reduce the amount of any tax payable is artificial or fictitious, it may
	10	disregard any such disposition or direct that such adjustments be made, as
	11	regards liability to tax, as it considers appropriate so as to counteract the
	12	reduction of liability to tax affected, or reduction which would be affected by
	13	the transaction and any taxable person concerned shall be assessed
	14	accordingly.
	15	(2) For the purpose of this section, transactions between persons who
	16	are connected in accordance with section 193 of the Nigeria Tax Act shall be
	17	deemed to be artificial or fictitious if in the opinion of the relevant tax authority
	18	those transactions have not been made on terms which might fairly have been
	19	expected to have been made by persons engaged in the same or similar
	20	activities dealing with one another at arm's length.
	21	(3) A person in respect of which any direction is made under this
	22	section shall have a right of appeal as if such direction were an assessment
	23	under this Act.
	24	(4) The relevant tax authority may issue guidelines or regulations for
	25	the purpose of specifying rules for the taxation of connected persons,
	26	transactions that are not at arm's length, or for the purpose of implementing
	27	other provisions of this section.
	28	In this section, "disposition" includes any trust, grant, covenant, agreement or
	29	arrangement.

1	46. -(1) The relevant tax authority may counteract a prohibited tax	Prohibited tax avoidance
2	avoidance arrangement by way of adjustments, disregarding, or re-	arrangement
3	characterising the arrangement through an assessment, the modification of	
4	an assessment, amendment or disallowance of a claim or otherwise, in part	
5	or whole, unless the taxable person proves, to the satisfaction of the relevant	
6	tax authority, that granting that benefit in these circumstances would be in	
7	accordance with the object and purpose of the relevant provisions of this Act	
8	or any other tax law.	
9	(2) For the purpose of this section prohibited tax avoidance	
10	arrangement means any arrangement where, having regard to the facts and	
11	circumstances, it is reasonable to conclude that-	
12	(a) the main purpose of the arrangements was to obtain a tax benefit	
13	or advantage;	
14	(b) obtaining the tax advantage is contrary to the object and	
15	purpose of the provisions of this Act or any other tax law;	
16	(c) it results, directly or indirectly, in the misuse, or abuse, of the	
17	provisions of this Act or any other tax law; or	
18	(d) it lacks commercial substance or coherence in whole or in part.	
19	(3) In this section-	
20	"tax benefit or advantage" is as defined in section 29(3) of this Act;	
21	"arrangement" includes any agreement, understanding, scheme, transaction	
22	or series of transactions, whether or not legally enforceable.	
23	47(1) The relevant tax authority shall exchange relevant	Exchange of
24	information with each other for ensuring compliance with the provisions of	information and joint audit
25	this Act.	
26	(2) Where any tax authority discovers non-compliance in the	
27	course of audit of any tax accruing to another tax authority, it shall refer such	
28	non-compliance to, or invite that other tax authority for a joint audit.	

PART III - PAYMENT AND REFUND OF TAX

Payment of tax

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48.-(1) Subject to section 11 of this Act and without prejudice to any other provision of this Act, every person shall make payment of tax due on or before the due date of filing in one lump sum or in instalments, provided that the final instalment shall be paid on or before the due date of filing.

- (2) Tax charged by any assessment which is not or has not been the subject of an objection or appeal shall be payable, after the deduction of any amount to be set-off for the purposes of collection under any provision of this Act, or any amount deposited against the tax, at the place stated in the notice of 10 assessment within 30 days of service of such notice upon the taxable person, provided that the relevant tax authority, in its discretion, may extend the time 12 within which payment is to be made.
 - (3) Subject to the provisions of section 11 of this Act collection of tax in any case where notice of an objection or appeal has been given by the taxable person shall remain in abeyance until such objection or appeal is determined, provided that the taxable person shall pay the tax which is not the subject of an objection or appeal.
 - (4) Upon the determination of an objection or appeal, the relevant tax authority shall serve the taxable person, a notice of the tax payable as so determined, and that tax shall be payable within 30 days of the date of service of such notice.
 - (5) Any balance of tax unpaid as at the due date shall attract interest and penalties as provided in this Act or any other relevant law.
 - (6) Where the relevant tax authority grants a taxable person an extension of the period for the payment of a tax and the person fails to make the payment within that period of extension, penalty and interest shall accrue from the due date of payment of the tax as if the extension was never granted.
 - (7) Where there is no objection or appeal, the relevant tax authority may proceed to enforce the recovery of the tax payable in accordance with the provisions of this Act.

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1	49 (1) Without prejudice to section 16 of this Act, the tax due for
2	any accounting period shall be payable in equal monthly instalments
3	together with a final instalment as provided in subsection (4) of this section.
4	(2) The first monthly payment shall be due and payable not later
5	than the third month of the accounting period and shall be in an amount
6	equal to one-twelfth or where the accounting period is less than a year, in an
7	amount of equal monthly proportions of the amount of tax estimated to be
8	chargeable for such accounting period in accordance with this Act.
9	(3) Each of the remainder of monthly payments to be made
10	subsequent to the payment under subsection (2) of this section shall be-
11	(a) due and payable not later than the last day of the month under
12	consideration; and
13	(b) in an amount equal to the amount of tax estimated to be
14	chargeable for such period by reference to the latest returns submitted by the $$
15	company in accordance with section 16 of this Act less so much as has
16	already been paid for such accounting period divided by the number of the
17	monthly payments remaining to be made in respect of such accounting
18	period.
19	(4) A final instalment of tax shall be due and payable on or before
20	the due date of filing of the self-assessment of tax for such accounting period $$
21	and shall be the amount of the tax assessed for that accounting period less so
22	much as has already been paid under subsections (2) and (3) of this section.
23	(5) Any instalments on account of tax estimated to be chargeable
24	shall be treated as tax charged and assessed for the purpose of sections 64
25	and 53 of this Act.
26	(6) This section covers income tax on gas income under part II of
27	chapter three of the Nigeria Tax Act.
28	50(1) Subject to section 192(3) of the Nigeria Tax Act, where any

payment is made to a person, the person making the payment shall, at the date when payment is made or otherwise settled, deduct the tax at the rate

Payment of tax for companies engaged in upstream petroleum operations and mid-strean liquefied natural gas operations

Deduction at source

prescribed	l in regu	lations re	lating to d	leduction	of tax at source.
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- (2) In the case of dividend, interest, rent, royalty, directors' fee and payment to entertainers and sportspersons, the tax, when paid over to the relevant tax authority, shall be the final tax due from a non-resident recipient of the payment.
- (3) Dividend distributed by a Nigerian company and received by a person after deduction of the tax prescribed in this section and regulations relating to deduction of tax at source, shall be regarded as franked investment income of the person receiving the dividend and shall not be charged to further tax.
 - (4) Where a franked investment income is redistributed and tax is to be accounted for on the gross amount of the distribution in accordance with regulations relating to deduction of tax at source, the company may set off the amount deducted at source which it has itself suffered on the same income.
- (5) Interest on short term securities and corporate bonds earned by an individual after deduction of tax at source, shall not be charged to further tax.
- (6) Income tax chargeable on an employee whether or not the assessment has been made, shall be deducted from any emolument payable, or from any payment made on account of the emolument, by the employer to the employee.
- (7) In arriving at the amount of income tax to be deducted from any payment of or on account of the emolument to an employee, the employer shall ensure that the aggregate amount of all the deductions made during a year of assessment shall equal the income tax chargeable on the employee in respect of its emoluments for that year.
- (8) Notwithstanding subsections (1) to (6) of this section, a non-resident company that provides technical, consulting, professional or management services to a labelled startup shall be subjected to a 5% deduction on income derived from the provision of such services, which shall be the final tax to be paid by such non-resident company.

1	(9) For the purpose of giving effect to the provisions of this section,	
2	regulations relating to deduction of tax at source shall apply.	
3	51. A person answerable for payment of tax on behalf of a taxable	Indemnification of manager, agent,
4	person-	etc.
5	(a) may retain out of any money received on behalf of the taxable	
6	person so much as shall be sufficient to pay the tax; and	
7	(b) is indemnified, against any person for all payments made.	
8	52 (1) Where a company is being wound up, the liquidator of the	Company wound up
9	company shall not distribute any of the assets of the company to the	would up
10	shareholders unless provision has been made for the payment in full of any	
11	tax which may be found payable by the company, including any tax	
12	deductions made by the company under any law in force in any part of	
13	Nigeria.	
14	(2) Where tax is not paid in accordance with the provision of this	
15	section or any other law, the liquidator shall be personally liable.	
16	53. Where a company which is or was engaged in petroleum	Avoidance by
17	operations transfers a substantial part of its assets to any person without	transfer by companies engaged
18	having paid any tax, assessed or chargeable upon the company, for any	in petroleum operations
19	accounting period ending prior to such transfer and in the opinion of the	
20	service one reason for such transfer by the company was to avoid payment of	
21	such tax then that tax as charged upon the company may be sued for and	
22	recovered from that person in a manner similar to a suit for any other tax	
23	under section 66 of this Act.	
24	54. -(1) There shall be refunded to taxpayers, after an audit by the	Tax refund
25	relevant tax authority, such overpayment or any excess of tax as is due.	
26	(2) The relevant tax authority may make such rules and conditions	
27	necessary to facilitate the refund mentioned in subsection (1) of this section.	
28	(3) Any tax refund due shall be made within 90 days of the decision	
29	of the relevant tax authority made pursuant to subsection (2) of this section,	
30	with the option of a set-off against any tax liability of the taxpayer.	

	1	(4) For the purpose of tax refund, the Accountant-General of the
	2	Federation or of a State shall open a dedicated account for each tax-type into
	3	which shall be paid money for settling tax refunds.
	4	(5) For the purpose of subsection (4) of this section, the relevant tax
	5	authority shall provide the Accountant-General of the Federation or of a State
	6	an estimate of the amount to be set aside for tax refunds.
	7	(6) The dedicated accounts created pursuant to subsection (4) of this
	8	section, shall, be administered by the relevant tax authority and be funded from
	9	the respective accounts of Government into which revenue of each tax-type is
	10	remitted.
	11	(7) No claim for refund of tax under this section shall be allowed
	12	unless it is made in writing within six years after the end of the year of
	13	assessment to which it relates.
Value added	14	55(1) A taxable person that qualifies for VAT refund shall make a
tax refund	15	request to the Service in the prescribed form.
	16	(2) The request referred to in subsection (1) of this section shall be
	17	made not later than 12 months after the transaction giving rise to the refund,
	18	otherwise it shall lapse.
	19	(3) Where a valid request is received from a taxable person, the
	20	Service shall not later than 30 days of the receipt of that request, refund the tax
	21	to the taxable person or the amount shall be eligible for set-off against any tax
	22	liability of the taxpayer.
	23	PART IV - ENFORCEMENT
Call for returns,	24	56. -(1) For the purpose of obtaining information in respect of the tax
books, documents and information	25	liability of a taxable person or for performing any function conferred on the
	26	relevant tax authority by this Act or any other tax law, the relevant tax authority
	27	may give notice or further notice to any taxable person to-
	28	(a) complete and deliver to the tax authority any return specified in
	29	such notice or further notice, whether or not the person is liable to pay tax, and

1	whether or not a return had been previously filed under this Act for a year of
2	assessment;
3	(b) appear personally before an officer of the tax authority for
4	examination with respect to a matter to which such notice or further notice
5	relates;
6	(c) produce or cause to be produced for examination, books,
7	documents, records, or information relating to any assets, at the place and
8	time stated in the notice or further notice, which time may be from day-to-
9	day, or for such period as the tax authority may deem necessary;
10	(d) provide orally or in writing, any information specified in such
11	notice or further notice; and
12	(e) grant the tax authority access to records, data or information
13	stored or residing in computers or other electronic devices, including
14	magnetic media or cloud computing facilities maintained, operated,
15	controlled or owned by the individual, company or person.
16	(2) The time specified in the notice or further notice under
17	subsection (1) of this section shall not be less than seven days from the date
18	of service.
19	(3) Notwithstanding the provisions of this Act the tax authority
20	shall not be precluded from verifying, by tax audit or investigation, any
21	matter relating to a return or entry in a book, document, accounts, including
22	those stored on a computer, cloud computing facilities, in digital, magnetic,
23	optical or electronic media as may be specified in any guideline by the
24	relevant tax authority.
25	(4) A person may apply in writing to the relevant tax authority for
26	an extension of time within which to comply with the provisions of this
27	section, and other relevant provisions of this Act, provided that the person-
28	(a) makes the application before the expiration of the time
29	stipulated in the notice or further notice; and
30	(b) shows good cause for inability to comply with this provision

(5) If the relevant tax authority is satisfied with the cause shown in the application under subsection (4)b) of this section, it shall, in writing, grant the extension of the time or limit the time as it may consider appropriate. (6) Any return or information delivered under this section shall be accompanied by a declaration or an attestation stating that the information supplied is true and correct. 57.-(1) Notwithstanding anything to the contrary in any other enactment or

Power to access lands, building, books and documents

law, an authorised officer of the relevant tax authority shall at all reasonable times have free access to all land, buildings, places, books and documents, in the custody or under the control of a person, public officer, or institution, for the purpose of inspecting the books or documents including those stored or maintained in computers, servers, billing systems or on digital, magnetic, optical or electronic media, and any property, process or matter which the officer considers necessary or relevant for the purpose of collecting any tax under any of the relevant enactments or law.

(2) Where the hard copies of any of the books or documents mentioned in subsection (1) of this section are not immediately available because they are stored in a computer, servers, billing system or on digital, magnetic, optical or electronic media, the relevant tax authority shall take immediate possession of such removable media and the related removable equipment or computer used to access the stored documents on the media in order to prevent the accidental or intentional destruction, removal or alteration of records and documents, especially where such may be needed as potential evidence in investigation or criminal proceedings.

(3) Where the relevant tax authority is able to obtain in place of taking physical possession of such equipment, computer or storage media under subsection (2) of this section, and the relevant tax authority possesses the ability, equipment and computer software to make exact duplicate copies of all information stored on the computer hard drive and

1	preserve all the information exactly as it is on the original computer, the
2	relevant tax authority shall make such copy and use it as digital evidence
3	during investigation or criminal proceedings.
4	(4) The occupier of a land, building or place that is entered or
5	proposed to be entered by an authorised officer, shall-
6	(a) provide the officer with all reasonable facilities and assistance
7	for the effective exercise of powers under this section; and
8	(b) answer questions relating to the exercise of the powers under
9	this section, orally, or if required by the authorised officer, in writing, or by
10	statutory declaration.
11	(5) Notwithstanding subsection (1) of this section, the authorised
12	officer shall not enter any private dwelling except with the consent of an
13	occupier or pursuant to an authorisation issued under subsection (6) of this
14	section.
15	(6) A judicial officer upon an application by an officer of the
16	relevant tax authority may authorise the officer by warrant to enter into any
17	premises.
18	(7) Every authorisation issued under subsection (6) of this section
19	shall-
20	(a) be in the form prescribed in the Second Schedule to this Act;
21	(b) be directed to a named officer of the tax authority;
22	(c) be valid for a period of three months from the date of its issue or
23	such lesser period as the judicial officer considers appropriate;
24	(d) state its period of validity, or the date on which it expires; and
25	(e) be renewable by the judicial officer on application.
26	(8) An officer exercising the power of entry conferred by an
27	authorisation issued under subsection (6) of this section shall produce the
28	written authorisation and evidence of identity-
29	(a) on first entering the private dwelling; and
30	(b) whenever subsequently reasonably required to do so.

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appointed were originally liable.

(4) For the purpose of this section, the relevant tax authority may

Power to remove	1	58 (1) An officer of the relevant tax authority authorised by the Chief
books and documents	2	Executive Officer, may remove books or documents or any item accessed
	3	under section 57 of this Act to make copies.
	4	(2) Any copy of the books or documents removed shall be made, and
	5	the books or documents returned as soon as practicable.
	6	(3) A copy of a book or document or digital evidence certified by or on
	7	behalf of the Chief Executive Officer of the relevant tax authority is admissible
	8	in evidence in court as if it were the original.
	9	(4) The owner of a book or document or any item that is removed
	10	under this section is entitled to inspect and obtain a copy of the book or
	11	document at the expense of the owner, at the premises to which the book or
	12	document is moved to-
	13	(a) at the time the book or document is moved to the premises; and
	14	(b) at reasonable times subsequently.
	15	(5) A person shall bear any cost incurred for the purpose of removing
	16	any book, information, document or item under subsection (1) of this section.
Power of substitution	17	59(1) The relevant tax authority may by notice in writing appoint
substitution	18	any person to be the agent of a taxable person where -
	19	(a) any tax has become due and payable and the taxable person has
	20	refused or failed to pay; or
	21	(b) the agent appointed is in possession or is expected to be in
	22	possession of the money, funds or assets of the taxable person.
	23	(2) The agent appointed under subsection (1) of this section, shall be
	24	required to pay any tax payable by the taxable person from any money, funds or
	25	asset of the person which may be held by the agent of the person.
	26	(3) Where the agent referred to in subsection (2) of this section
	27	defaults, all such enforcement and recovery actions, including the power to
	28	distrain the money, funds or asset of the person shall apply as if the agent so

1	require any person to give information as to money, funds or other assets	
2	which may be held for, or due to any person.	
3	(5) The provisions of this Act with respect to objections and	
4	appeals shall apply to any notice given under this section as if such notice	
5	were an assessment or demand notice.	
6	60. -(1) Where an assessment has become final and conclusive and	Power to distrain
7	a demand notice has been served upon a person or upon the person in whose	
8	name that person is chargeable and the payment of the tax is not made within	
9	the time specified by the demand notice, the relevant tax authority may in the	
10	prescribed form, for the purpose of enforcing payment of the tax due-	
11	(a) distrain that person by his goods, chattels, bonds or other	
12	securities;	
13	(b) distrain any land, premises, place or any asset in respect of	
14	which that person is the owner and, recover the amount of tax due by sale of	
15	anything so distrained.	
16	(2) The authority to distrain under this section shall be in the form	
17	contained in the Third Schedule to this Act and such authority shall be	
18	sufficient warrant and authority to levy by distrain the amount of any tax	
19	due.	
20	(3) For the purpose of levying any distrain under this section, any	
21	officer duly authorised by the relevant tax authority may execute any	
22	warrant of distrain, and if necessary, break open any building or place in the	
23	day time for the purpose of levying such distrain, and the relevant tax	
24	authority may call for police assistance and the police shall, when so	
25	required aid and assist in the execution of any warrant of distrain and in	
26	levying the distrain.	
27	(4) Assets distrained under this section may, at the cost of that	
28	person, be kept for 14 days and at the end of that time if the amount due in	
29	respect of the tax, cost and charges of any incidental to the distrain are not	

 $paid, they \, may, subject \, to \, subsection \, (6) \, of \, this \, section, be \, sold.$

(5) Where there is a sale in accordance with the provisions of

	2	subsection (4) of this section, a part of the proceeds of such sale, shall, in the
	3	first instance, be used to pay the cost of keeping and all expenses incidental to
	4	the sale, of the asset so distrained thereafter, the amount due in respect of the tax
	5	shall be paid.
	6	(6) The balance of the proceeds, if any, shall be refunded to that
	7	person with or without a demand made within 90 days of the date of the sale.
	8	(7) The provision of this section shall not be construed to authorise the
	9	sale of any immovable property without an order of a High Court or as
	10	prescribed by the rules of court.
	11	(8) In exercise of the powers of distrain conferred by this section, the
	12	person to whom the authority is granted under subsection (3) of this section
	13	may distrain all assets, goods, chattels and effects belonging to the debtor
	14	wherever the same may be found.
	15	(9) This provision shall also apply in the case of recovery relating to
	16	tax evasion and proceeds of crime where the offender cannot be found.
Enforcement	17	61(1) The relevant tax authority may request the assistance of any of
pf powers	18	the law enforcement agencies in the discharge of its duties under this Act.
	19	(2) The law enforcement officers shall aid and assist an authorised
	20	officer in the execution of any warrant of distrain and the levying of distrain.
	21	(3) Any tax officer armed with the warrant issued by a judicial officer
	22	and accompanied by law enforcement officers as may be determined by the
	23	Chief Executive Officer of the relevant tax authority shall-
	24	(a) enter any premises covered by such warrant and search for, seize
	25	and take possession of any book, document or other article used or suspected to
	26	have been used in the commission of an offence including the property or asset;
	27	(b) inspect, make copies of, or take extracts including digital copies
	28	from any book, record, document or computer, regardless of the medium used
	29	for their storage or maintenance;
	30	(c) search any person who is in or on such premises;

1	(d) open, examine and search any article, container or receptacle;	
2	(e) open any door or window of a premises and enter or otherwise	
3	forcibly enter the premises and every part of the premises; or	
4	(f) remove by reasonable force any obstruction to such entry,	
5	search, seizure or removal.	
6	(4) A person shall not be bodily searched under this section except	
7	by a person who is of the same gender as the person to be bodily searched.	
8	62. Where any petroleum or mineral royalty or tax due and payable	Revocation of
9	by any company engaged in petroleum or mining operations under this Act,	mining licence or lease
10	is unpaid after a demand notice has been issued to the company, the Service	or rease
11	may notify the Commission or the relevant ministry or agency of such	
12	default for the revocation of the licence or lease under the relevant Act.	
13	63(1) Notwithstanding the provision of any other law, the tax	Tax Investigation
14	authority shall have the power to investigate or cause investigation to be	
15	conducted to ascertain any violation of any tax law, whether or not such	
16	violation has been reported to the relevant tax authority.	
17	(2) The relevant tax authority may employ Special Purpose Tax	
18	Officers for the purpose of subsection (1) of this section to carry out	
19	investigation of any offence under this Act and may seek the assistance of	
20	any relevant law enforcement agency.	
21	(3) In conducting an investigation under subsection (1) of this	
22	section, the relevant tax authority may cause investigation to be conducted	
23	into the properties of any taxable person where it appears to the relevant tax	
24	authority that the lifestyle of the person and extent of the properties are not	
25	justified by his source of income or in line with the tax declaration or	
26	compliance.	
27	(4) Where an investigation under this section reveals the	
28	commission of any offence or an attempt to commit any offence, the relevant	
29	tax authority shall, pursuant to section 135 of this Act, undertake the	
30	prosecution of the offences.	

Penalty and interest for name payment of the second	

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64. -(1)	Subject to	section	65 o	f this	Act,	where	any	tax	is 1	not	paid
within the period	prescribed	l under th	nis Ac	ct -							

- (a) a sum equal to ten per cent of the amount of the tax payable shall be added thereto, and the provisions of this Act relating to the collection and recovery of tax shall apply to the collection and recovery of the sum;
- (b) in the case of naira remittances, the tax due shall carry interest at the prevailing monetary policy rate of the Central Bank of Nigeria plus spread to be determined by the Minister from the date when the tax becomes payable until it is paid, and the provisions of this Act relating to collection and recovery of tax shall apply to the collection and recovery of the interest; and
- (c) in the case of foreign currency remittance, the tax due shall incur interest at the prevailing Secured Overnight Financing Rate ("SOFR") or any successor rate, plus spread to be determined by the Minister from the date when the tax becomes payable until it is paid, and the provisions of this Act relating to collection and recovery of tax shall apply to the collection and recovery of the interest.
- (2) The relevant tax authority shall serve a demand notice upon the company or person in whose name a tax is chargeable and where payment is not made within 30 days from the date of the service of such demand notice, the relevant tax authority may proceed to enforce payment under this Act.
- (3) The penalty and interest imposed under this subsection shall not be deemed to be part of the tax paid for the purpose of claiming relief under any of the provisions of this Act or any other tax law.

Remission of penalty

24 **65.** The relevant tax authority may, for any good cause shown, remit 25 the whole or any part of penalty or interest due under this Act or any other tax 26 law.

Recovery of

- 66.-(1) Without prejudice to any other provision of this Act or any other relevant law, any tax due shall constitute a debt due to the relevant tax authority.
- 30 (2) Where the tax due is not paid within 30 days the relevant tax

1	authority may issue demand notice for the payment of the tax plus the	
2	penalty and interest due.	
3	(3) Where the tax plus the penalty and interest is not paid on the	
4	date indicated in the notice, the relevant tax authority may exercise any of	
5	the powers under this Act for the recovery of the amount due, including by a	
6	legal action brought against the taxable person.	
7	(4) Where any tax has been-	
8	(a) under-assessed the taxable person who should have paid the	
9	amount under-assessed shall on demand by the relevant tax authority, pay	
10	the amount under-assessed; or	
11	(b) erroneously repaid, the taxable person to whom the repayment	
12	has erroneously been made shall on demand by the relevant tax authority,	
13	pay the amount erroneously repaid.	
14	(5) The amount referred to in subsection (1) of this section may be	
15	recovered by the relevant tax authority as if it were tax to which a person to	
16	whom the amount was so under-assessed or erroneously repaid were liable.	
17	(6) The relevant tax authority shall not make any demand after six	
18	years from the date of under-assessment or erroneous repayment unless the	
19	under-assessment or erroneous repayment was caused by the production of a	
20	document or the making of a statement which was found to be untrue.	
21	67. -(1) The relevant tax authority may pay a reward to any person,	Power to pay
22	not being a person employed or a person related to the person employed in	reward
23	the relevant tax authority in respect of any information which may be of	
24	assistance to it in the performance of its duties under this Act on such	
25	conditions and quantum of reward as may be determined by the relevant tax	
26	authority.	
27	(2) The identity of the person who gave information to the relevant	
28	tax authority shall be kept confidential and any person that discloses the	
29	identity of such person shall be dealt with in accordance with the provisions	

of section 114 of this Act.

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	1	(3) The tax authority may partner with a relevant agency to verify the
	2	information supplied and such verification shall not compromise the identity of
	3	the person referred to in subsection (1) of this section.
	4	CHAPTER THREE
	5	GENERAL AND ADMINISTRATIVE PROVISIONS
	6	PART I - GENERAL PROVISIONS
Endorsement	7	68. Anything done or required to be done by the relevant tax authority
	8	in pursuance to this Act or any other tax law shall be endorsed by the Chief
	9	Executive Officer or any other authorised officer of the relevant tax authority.
Deployment of	10	69(1) A relevant tax authority may deploy technology to automate
technology	11	tax administration processes including tax assessment, collection, accounting
	12	and information gathering.
	13	(2) A relevant tax authority may deploy any technology, including
	14	third party payment processing platform or computer application to collect or
	15	remit taxes due on the supply of digital services to any person in Nigeria
	16	whether or not such supply originates from within or outside Nigeria, provided
	17	that nothing in this subsection shall be construed as empowering the tax
	18	authority of a State to collect tax from a non-resident or in respect of cross-
	19	border transactions.
Issuance of advance rulings	20	70(1) Without prejudice to any provision of this Act, advance ruling
	21	may be issued for the purpose of clarity, consistency and certainty regarding
	22	the interpretation and application of any tax law that does not constitute an
	23	amendment or replacement of the law.
	24	(2) The relevant tax authority may-
	25	(a) make an advance ruling on any provision of a tax law,
	26	administration, precedence and policies;
	27	(b) issue an advance ruling upon application by a taxable person
	28	within 21 days of the receipt of the application or give reasons in writing for
	29	inability to issue such ruling.
	30	(3) An advance ruling may be issued in the prescribed form and

1	manner and shall be signed by an authorised officer of the relevant tax
2	authority and may contain-
3	(a) a statement on whether the ruling is applicable generally or
4	limited to the taxpayer;
5	(b) the name, Tax ID and postal address of the taxpayer;
6	(c) the relevant statutory provisions or legal issues addressed in the
7	ruling;
8	(d) any assumptions made or conditions imposed by the relevant
9	tax authority in connection with the validity of the ruling; and
10	(e) the period for which the ruling is valid.
11	(4) An application for advance ruling shall be made in the
12	prescribed form and manner by a person who is a party to any tax related
13	issue or transaction, or by two or more parties to a tax related issue or
14	transaction.
15	(5) An application shall contain-
16	(a) the name, Tax ID, postal address, email address, and telephone
17	number of the taxpayer;
18	(b) a complete description of the tax issue or transaction in respect
19	of which the ruling is sought, including its financial implications, if any;
20	(c) a complete description of the impact the issue or transaction
21	may have upon the tax liability of the taxpayer or any connected person in
22	relation to the issue or transaction;
23	(d) details of any ongoing audit, previous correspondence and
24	decisions of the relevant tax authority on the issue;
25	(e) the relevant statutory provisions or legal basis relied on by the
26	applicant;
27	(f) the reasons why the taxpayer believes that the proposed ruling
28	should be granted; and
29	(g) a written statement on whether or not the matter is before any
30	tribunal or court of competent jurisdiction.

	1	(6) The relevant tax authority may request additional information
	2	from an applicant.
	3	(7) Where necessary, the relevant tax authority shall provide an
	4	applicant with a reasonable opportunity to make representations or provide
	5	clarifications.
	6	(8) An applicant may withdraw an application at any time before a
	7	ruling is issued.
Rejection of application for	8	71. The relevant tax authority may reject an application for an
advance rulings	9	advance ruling where it requires the rendering of an opinion, conclusion or
	10	determination regarding-
	11	(a) the application or interpretation of the laws of a foreign country;
	12	(b) an issue already before a court or tribunal of competent
	13	jurisdiction;
	14	(c) the interpretation of the Constitution of the Federal Republic of
	15	Nigeria;
	16	(d) an issue that is academic, hypothetical, frivolous or vexatious; and
	17	(e) a ruling that will interfere substantially with an ongoing audit,
	18	investigation or other proceeding involving the applicant or persons connected
	19	to the applicant.
Effect of advance rulings	20	72(1) The effect of the ruling is limited to the applicant and the
uu vanee ranngs	21	transaction in relation to which the ruling is given.
	22	(2) The ruling is rendered on a set of facts before the relevant tax
	23	authority and cannot be of general application.
	24	(3) An advance ruling is void where-
	25	(a) the issue or transaction as described in the ruling is materially
	26	different from the issue or transaction actually carried out;
	27	(b) there is fraud, misrepresentation or non-disclosure of a material
	28	fact; or
	29	(c) an assumption made or condition imposed by the relevant tax
	30	authority is not satisfied or carried out by the taxpayer.

1	(4) Notwithstanding any provision to the contrary contained in a	
2	tax law, an advance ruling ceases to be effective where-	
3	(a) a provision of the tax law that was the subject of the advance	
4	ruling is repealed or amended in a manner that materially affects the advance	
5	ruling in which case the advance ruling will cease to be effective from the	
6	date that the repeal or amendment is effective; or	
7	(b) a court overturns or modifies an interpretation of the tax law on	
8	which the advance ruling is based, in such case, the advance ruling shall	
9	cease to be effective from the date of the judgement unless such decision is	
10	overturned.	
11	73(1) The relevant tax authority may withdraw or modify an	Withdrawal or
12	advance ruling at any time and retrospectively if the ruling was fraudulently	modification of advance rulings
13	obtained.	
14	(2) The relevant tax authority shall specify the date the decision to	
15	withdraw or modify the advance ruling becomes effective.	
16	74(1) The president may, on the recommendation of the Service	Power of the President or
17	remit, wholly or in part, the tax payable by any taxable person if satisfied	Governor to remit taxes
18	that it will be just and equitable to do so.	tunes
19	(2) The Governor of a State may, on the recommendation of the	
20	Commissioner responsible for finance acting on the advice of the relevant	
21	tax authority, remit wholly or in part, any tax payable under the Nigeria Tax	
22	Act if satisfied that it is just and equitable to do so.	
23	75(1) The President may by order exempt from income tax-	Power of the
24	(a) any company or class of companies; or	President to exempt companies from income tax
25	(b) any profits of any company or class of companies from any	meome tax
26	source, on any ground which appears to be sufficient, provided that the order	
27	is published in the Official Gazette stating the grounds upon which the	
28	exemption is granted to the company or the class of companies.	
29	(2) The President may, by order amend, add to or repeal any	
30	exemption.	

Power of Accountant-	1	76. The Accountant-General of the Federation shall, not later than 30
General to deduct at source	2	days of receiving a warrant signed by the Chief Executive Officer of the
	3	relevant tax authority and a Judicial Officer in accordance with the Fourth
	4	Schedule to this Act, deduct all un-remitted revenue due from any Ministry,
	5	Department, Agency or Government from its budgetary allocation or such
	6	other money accruing to it, and shall, immediately, remit such deductions to the
	7	relevant tax authority.
Distribution of value added tax	8	77. Notwithstanding any formula that may be prescribed by any other
revenue	9	law, the net revenue accruing by virtue of the operation of chapter six of the
	10	Nigeria Tax Act shall be distributed as follows-
	11	(a) 10% to the Federal Government;
	12	(b) 55% to the State Governments and the Federal Capital Territory;
	13	and
	14	(c) 35% to the Local Governments.
	15	provided that 60% of the amount standing to the credit of states and local
	16	governments shall be distributed among them on the basis of derivation.
Transfer of tax revenue for	17	78(1) The relevant tax authority, shall, not later than 7 days after the
refund	18	end of each month, furnish the Accountant-General of the Federation or
	19	Accountant-General of the State with the schedules containing the summary of
	20	taxes collected, and tax refund claims.
	21	(2) Notwithstanding the provisions of any other law, the Accountant-
	22	General of the Federation or of a State shall, before the distribution of tax
	23	revenue, deduct an amount equal to the total tax refund claims compiled by the
	24	relevant tax authority from the gross revenue realised from tax and remit same
	25	to the respective Tax Refund Accounts opened under section $54(4)$ of this Act.
	26	(3) The relevant tax authority shall, not later than 7 days after the end
	27	of each month, submit to the Accountant-General of the Federation or of a
	28	State, a reconciliation schedules of-
	29	(a) the amount received into the Tax Refund Accounts;
	30	(b) the total tax refund claims paid; and

1	(c) any amount standing to the credit of the respective Tax Refund	
2	Accounts.	
3	(4) The Accountant-General of Federation or of a State may use the	
4	amount standing to the credit of a tax refund account at the end of a month to	
5	reduce the amount required for tax refund claims in a subsequent month.	
6	79. A notice, summon or other document required or authorised to	Notices
7	be served on any relevant tax authority under the provisions of this Act or	
8	any other law may be served by delivering it to the Chief Executive Officer	
9	of the tax authority or by sending it by registered post addressed to the Chief	
10	Executive Officer of the relevant tax authority at its principal office or to a	
11	designated email.	
12	80. The relevant tax authority may, from time to time, specify and	Forms
13	simplify the forms, statements and notices to be used for the effective	
14	administration of taxes under this Act.	
15	81. Except as may be ordered by a court or tribunal of competent	Obligations during
16	jurisdiction, the pendency of a legal proceeding shall not affect the	the pendency of legal proceedings
17	$performance\ of\ the\ duties\ or\ obligations\ of\ any\ taxable\ person\ under\ this\ Act$	
18	or any other tax law.	
19	PART II - ADMINISTRATIVE PROVISIONS	
20	82(1) Without prejudice to the power of the State Government	Establishment of the State Internal
21	with respect to the administration of the Income Tax of individuals, Pay As	Revenue Service
22	You Earn, Stamp Duties, there is established for each State, the State	
23	Internal Revenue Service (State Service).	
24	(2) The State Service shall be autonomous in the day-to-day	
25	$running\ of\ its\ financial,\ technical,\ professional\ and\ administrative\ affairs.$	
26	83. The State Service shall-	Functions of the State Service
27	(a) assess individuals, estates, trusts and settlements, communities	State Service
28	and families;	
29	(b) assess, collect, account and enforce payment of taxes as may be	
30	due to the State Government or any of its agencies;	

	1	(c) collect, recover and pay to the designated account any tax under
	2	the provisions of this Act or any other enactment or law;
	3	(d) carry out examinations and investigations with a view to enforcing
	4	compliance with the provisions of this Act, in collaboration with the relevant
	5	law enforcement agencies; and
	6	(e) carry out such other functions as may be prescribed by a law of the
	7	State House of Assembly.
Establishment and composition	8	84(1) There is established for each State Service a Management
of the management board of the State	9	Board (State Board) which shall have overall supervision of the State Service
Service	10	as specified under this Act.
	11	(2) A State Board shall comprise-
	12	(a) the Executive Chairman of the State Service, who shall be the
	13	Chairman of the State Board;
	14	(b) directors from within the State Service;
	15	(c) a director from the State Ministry of Finance;
	16	(d) three other persons appointed by the State Governor on their
	17	personal merit, each representing a Senatorial District in the State, who shall
	18	possess relevant experience and knowledge in taxation and other related fields;
	19	and
	20	(e) the Legal Adviser to the State Service, who shall serve as Secretary
	21	to the Board.
	22	(3) The Secretary of the State Board shall summon a meeting of the
	23	State Board whenever the business requires its attention, or on the request of
	24	the Chairman or any member of the State Board.
	25	(4) Five members of the State Board, one of whom shall be the
	26	Chairman or a Director, shall constitute a quorum.
	27	(5) A majority decision of the members on any matter obtained by the
	28	Secretary in written correspondence shall be treated in all respects as though it
	29	were a decision of the State Board in an actual meeting unless any member has
	30	requested the submission of the matter to such meeting.

1	85 (1) There shall be for the State Service an Executive Chairman,	Appointment of the Executive
2	who shall be appointed by the State Governor, subject to confirmation by the	Chairman of the State Service
3	State House of Assembly.	State Service
4	(2)The Executive Chairman shall be-	
5	(a) the Chief Executive and Accounting Officer of the State	
6	Service;	
7	(b) responsible for the execution of the policy and the day-to-day	
8	administration of the affairs of the State service; and	
9	(c) a person with experience in taxation and a member of a relevant	
10	recognised professional body.	
11	86. -(1) The State Board shall-	Functions of the
12	(a) provide general policy guidelines relating to the functions of	State Board
13	the State Service;	
14	(b) manage and superintend policies of the State Service on matters	
15	relating to the administration of the revenue assessment, collection and	
16	accounting system under this Act or any other law;	
17	(c) review and approve the strategic plans of the State Service;	
18	(d) employ and determine the terms and conditions of service	
19	including disciplinary measures of the employees of the State Service;	
20	(e) stipulate remuneration, allowances, benefits and pensions of	
21	staff and employees in consultation with the Governor;	
22	(f) provide an amount of revenue collected, as may be approved by	
23	a State House of Assembly, which shall be retained by the State Service to	
24	defray cost of collection and administration;	
25	(g) make recommendations, where appropriate, to the Joint	
26	Revenue Board on tax policy, reform, legislation, treaties and tax exemption	
27	as may be required, from time to time; and	
28	(h) do such other things which in its opinion are necessary to ensure	
29	efficient performance of the functions of the State Service under this Act.	
30	(2) The State Board may, by notice in the Gazette or in writing,	

	1	authorise any person to-
	2	(a) perform or exercise on behalf of the State Board, any function,
	3	duty or power conferred on the State Board; and
	4	(b) receive any notice or other document to be given or delivered to or
	5	in consequence of this Act and any subsidiary legislation made under it.
Establishment of the Technical	6	87(1) There shall be a Technical Committee of the State Board
Committee of the State Board	7	(Technical Committee) which shall comprise the-
State Board	8	(a) Executive Chairman of the State Board as chairman;
	9	(b) directors within the State Service; and
	10	(c) Legal Adviser to the State Service.
	11	(2) The Technical Committee shall-
	12	(a) consider all matters that require professional and technical
	13	expertise and make recommendations to the State Board;
	14	(b) advise the State Board on all its powers and duties specifically
	15	mentioned in section 86 of this Act;
	16	(c) have powers to co-opt additional staff from within the State
	17	Service in the discharge of the duties; and
	18	(d) attend to such other matters as may, from time to time, be referred
	19	to it by the State Board.
Establishment of the Local	20	88. -(1) There shall be established for each local government area of a
Government Revenue	21	State a Committee to be known as the Local Government Revenue Committee
Committee	22	(Revenue Committee).
	23	(2) The Revenue Committee shall comprise-
	24	(a) the Local Government Supervisor for Finance as chairman;
	25	(b) three local government councillors as members; and
	26	(c) two other persons experienced in revenue matters to be nominated
	27	by the chairman of the Local Government on their personal merits.
Functions of the	28	89(1) The Revenue Committee shall be responsible for the
Revenue Committee	29	assessment and collection of all taxes, fines and rates under its jurisdiction and

1	shall account for the amounts collected, in a manner to be prescribed by the	
2	local government.	
3	(2) The Revenue Committee shall be autonomous of the local	
4	government treasury and shall be responsible for the day-to-day	
5	administration of the Department, which forms its operational arm.	
6	90. There is established for each State of the Federation a State	Establishment
7	Joint Revenue Committee which shall comprise-	and Composition of the State Joint Revenue Committee
8	(a) the Executive Chairman of the State Service as the chairman;	Revenue Committee
9	(b) the Chairmen of the Local Government Revenue Committees;	
10	(c) a representative of the agency responsible for local government	
11	affairs, not below the rank of a Director;	
12	(d) a representative of the Revenue Mobilisation Allocation and	
13	Fiscal Commission, as an observer;	
14	(e) the State Sector Commander of the Federal Road Safety	
15	Commission, as an observer;	
16	(f) the Legal Adviser of the State Service; and	
17	(g) the secretary of the Committee, who shall be a staff of the State	
18	Service.	
19	91. The functions of the State Joint Revenue Committee are to-	Functions of the
20	(a) implement decisions of the Joint Revenue Board;	State Joint Revenue Committee
21	(b) advise the Joint Revenue Board and the State and local	
22	governments on revenue matters;	
23	(c) harmonise tax administration in the State;	
24	(d) enlighten members of the public generally on State and local	
25	government revenue matters; and	
26	(e) carry out such other functions as may be assigned to it by the	
27	Joint Revenue Board.	
28	92(1) Any power conferred or any duty imposed upon the	Exercise of powers by relevant tax
29	relevant tax authority may be exercised or performed by it, by an officer	authority
30	authorised generally, or specifically, in that behalf.	

Delegation of

powers of the relevant State 1

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(2) Notwithstanding the provisions of subsection (1) of this section, the relevant tax authority may, at any time and at its discretion, reverse or modify any decision of any officer, affecting any tax or taxable income, whether or not the discretion to make the decision was conferred on the officer by any provision of this Act or any other tax law or whether or not the officer was authorised by it to make the decision, and the reversal or modification of the decision shall have effect as if it were the original decision made in respect of the matter concerned. 93.-(1) Any power conferred or duty imposed under any provision of this Act or other tax laws upon the relevant Board, may be exercised or performed by the relevant Board or by an officer authorised generally or specifically in that behalf by the Board. (2) The relevant Board may reverse or modify any decision of any officer, affecting any tax or taxable income, where such decision is discovered to have been made in error, not in accordance with the law or where such decision has been reviewed pursuant to dispute resolution and the reversal or modification of the decision by the Board shall have effect as if it were the original decision made in respect of the matter concerned. (3) An order, ruling or directive made or given by an approved committee of the relevant Board pursuant to this section or any other tax law shall not be treated as an order, ruling or directive of the relevant Board, until the order, ruling or directive has been ratified by the relevant Board pursuant to the powers vested on the relevant Board under this Act and other tax laws. (4) In the absence of the Board, the management of the relevant tax authority, under the direction of the Minister or the Governor as the case may be, shall perform all the functions of the Board.

Executive Chairman and other officials of the relevant tax authority

94.-(1) The powers and duties, which are conferred on the Executive Chairman of the relevant tax authority by this Act and other tax laws, shall be exercised by the Executive Chairman or by such other persons authorised to exercise such powers.

1	(2) Powers and duties not specifically required by this Act to be	
2	exercised by the Executive Chairman of the relevant tax authority may be	
3	exercised by an official authorised to exercise such powers or duties for the	
4	purpose of due administration of this Act.	
5	CHAPTER FOUR	
6	OFFENCES AND PENALTIES	
7	PART I - OFFENCES AND PENALTIES OF GENERAL APPLICATION	
8	95(1) A taxable person who fails or refuses to register for tax	Failure to registe
9	under Section 4 of this Act, shall be liable to pay an administrative penalty	
10	of-	
11	(a) N50,000.00 in the first month in which the failure occurs; and	
12	(b) N25,000.00 for each subsequent month in which the failure	
13	continues.	
14	(2) A statutory body or company who awards a contract to an	
15	unregistered person, shall be liable to pay an administrative penalty of	
16	N5,000,000.00.	
17	96. A taxable person who fails or refuses to file returns or	Failure to file
18	knowingly files incomplete or inaccurate returns to the relevant tax	returns
19	authority in accordance with the provisions of this Act, shall be liable to pay	
20	an administrative penalty of-	
21	(a) N100,000.00 in the first month in which the failure occurs; and	
22	(b) N50,000.00 for each subsequent month in which the failure	
23	continues.	
24	97. Ataxable person who-	Failure to keep
25	(a) fails to keep accounts, books and records of business	books
26	transactions and income, to allow for the correct ascertainment of tax and	
27	filing of returns to the relevant tax authority; or	
28	(b) upon request by the relevant tax authority, fails to provide any	
29	record or book prescribed in this Act shall be liable to pay an administrative	
30	penalty of-	

	1	(i) in the case of a person other than a company, N10,000.00, and
	2	(ii) in the case of a company, N50,000.00.
Failure to grant access for the	3	98. A person who refuses to grant access to the relevant tax authority
deployment of technology	4	to deploy technology after 30 days of receipt of the notice under this Act is
	5	liable to an administrative penalty of N1,000,000.00 for the first day of default
	6	and ?10,000.00 for each subsequent day of default.
Failure to use fiscalisation	7	99. A taxable person that fails to process a taxable supply through the
system	8	fiscalisation system is liable to an administrative penalty of N200,000.00 plus
	9	100% of the tax due and an interest of 2% above the Central Bank of Nigeria
	10	Monetary Policy rate per annum.
Failure to deduct tax	11	100. A person who has an obligation to collect, deduct or withhold tax
tax	12	under the relevant tax laws, and fails to collect, deduct or withhold the tax due
	13	is liable to an administrative penalty of 40% of the amount not deducted.
Failure to make attribution	14	101. A person who is required to make attribution but fails to do so or
	15	having done so, fails to notify the relevant tax authority, is liable to pay an
	16	administrative penalty of N1,000,000.00.
Failure to remit tax deducted at	17	102(1) A person, that deducts, collects or withholds any tax under
source of self	18	this Act, and fails to remit the amount deducted, collected or withheld by the
	19	21st day of the month immediately succeeding the month in which the amount
	20	was deducted, collected or withheld, is liable to pay-
	21	(a) the amount deducted, collected or withheld but not remitted;
	22	(b) an administrative penalty of 10% per annum of the tax deducted,
	23	collected or withheld but not remitted; and
	24	(c) interest at the prevailing Central Bank of Nigeria monetary policy
	25	rate plus 2% per annum.
	26	(2) A person required to self-account under this Act and fails to self-
	27	account within the time prescribed by this Act, is liable to pay-
	28	(a) the tax not self-accounted for;
	29	(b) an administrative penalty of 10% per annum of the amount not self
	30	-accounted for; and

1	(c) interest at 2% above the prevailing Central Bank of Nigeria	
2	monetary policy rate.	
3	(3) A person convicted of any of the offences under this section,	
4	shall, in addition to the administrative penalty in subsections (1) and (2) of	
5	this section, be liable to a term of imprisonment not exceeding 3 years.	
6	103. -(1) A person who-	Failure to attend to demands, request
7	(a) fails to comply with the requirements of a notice served under	or notices
8	this Act or any other tax law;	
9	(b) fails to attend or provide answers to a notice, summons or	
10	process served under this Act or any other tax law; or	
11	(c) having attended, fails to answer any question lawfully put to	
12	him,	
13	is liable to an administrative penalty of N100,000.00 in the first day of $$	
14	default and $N10,000.00$ for every subsequent day where the default	
15	continues.	
16	(2) A person who fails or refuses to supply information,	
17	documents, or records as demanded or requested for by an authorised officer	
18	relating to any tax issue under this Act or any other tax law within the time	
19	provided under this Act or any other tax law, is liable to an administrative	
20	penalty of ?200,000.00 in the first day of default and N10,000.00 for each	
21	subsequent day where the refusal continues.	
22	(3) A person who fails or refuses to comply with obligations to	
23	submit information relating to a legal arrangement or other obligations as	
24	may be prescribed by notice, rules, regulations, guidelines, or circulars	
25	issued by the Service or any other relevant tax authority, is liable to an	
26	administrative penalty of N1,000,000.00 for the first day of default, in	
27	addition to N10,000.00 for each subsequent day in which the failure	
28	continues, or any other administrative penalty as may be specified in such	
29	notice, rules, regulations, guidelines, or circulars.	

Failure to stamp	1	104. A person that fails to stamp dutiable instruments in accordance
	2	with the relevant provisions of the Nigeria Tax Act is liable to pay-
	3	(a) in the case of the fixed duty, 10% of the unpaid duty and interest at
	4	2% above the Central Bank of Nigeria Monetary Policy Rate; and
	5	(b) in the case of ad valorem duty, 10% of the duty and interest at 2%
	6	above the Central Bank of Nigeria Monetary Policy Rate.
Failure to disclose facts	7	105. A person that fails, neglects or omits to fully disclose all the facts
in a dutiable instrument	8	and circumstances relating to dutiable instrument or underpays any duty is
	9	liable, in addition to the payment of the duty due-
	10	(a) to an administrative penalty of N100,000.00; or
	11	(b) on conviction to a fine of N50,000.00 or for a term of
	12	imprisonment not exceeding three years or both fine and imprisonment.
Failure to notify	13	106. A taxable person who fails to notify the relevant tax authority of
change of address, etc.	14	any change of address within 30 days of such change, gives a wrong address or
	15	fails to comply with the requirement for notification of permanent cessation of
	16	trade or business under the relevant tax laws shall be liable to administrative
	17	penalty of-
	18	(a) N100,000.00 for the first month in which the failure occurs; and
	19	(b) $N5,000.00$ for each subsequent month the failure continues.
Fraud in relation to stamps	20	107. A person that-
to sumps	21	(a) removes or causes to be removed from a document any revenue
	22	stamp, with intent that the stamp may be reused;
	23	(b) affixes to any other document the revenue stamp which has been
	24	removed, for the purpose of evading the payment of duty;
	25	(c) sells or offers for sale, any revenue stamp so removed; or
	26	(d) forges a stamp or any implement for denoting stamp duties,
	27	is liable on conviction to imprisonment for a term not exceeding 3 years or a
	28	fine of not less than N2,000,000.00 or both fine and imprisonment.
Offence by authorised and unauthorised	29	108. A person, whether or not appointed for the administration of this
persons	30	Act, any other tax law or employed in connection with the assessment and

I	collection of a tax that-	
2	(a) demands or accepts any gratification from a taxable person in	
3	the performance of his functions under this Act or any other tax law;	
4	(b) withholds for his own use or otherwise any portion of the	
5	amount of tax collected;	
6	(c) renders a false return, whether orally or in writing, of the	
7	amount of tax collected or received by him;	
8	(d) defrauds any person, embezzles money or otherwise uses his	
9	position to deal wrongfully with the relevant tax authority;	
10	(e) steals or misuses the documents of the relevant tax authority; or	
11	(f) compromises on the assessment or collection of any tax,	
12	commits an offence and is liable on conviction to a fine equivalent to 200%	
13	of the sum in question or to imprisonment for a term not exceeding 3 years or	
14	to both fine and imprisonment.	
15	109. A person who attempts to induce, influence or entice an	Inducement of
16	authorised officer in order to obtain any tax benefit in the course of duty	an authorised officer
17	commits an offence and is liable on conviction to a penalty of	
18	N2,000,000.00 or to imprisonment for a term not exceeding 3 years or to	
19	both fine and imprisonment, in addition to paying the tax due.	
20	110(1) A person who, in the commission of an offence under this	Use of weapon
21	Act, is armed with any offensive weapon is liable on conviction to	
22	imprisonment for a term not exceeding five years.	
23	(2) A person who, while armed with an offensive weapon, causes	
24	injury to any officer or authorised officer of the relevant tax authority in the	
25	performance of any function or duty under this Act, is liable on conviction to	
26	imprisonment for a term not exceeding ten years.	
27	111. A person, not being an authorised officer, who assumes the	Impersonation of an authorised
28	$name, designation\ or\ impersonates\ the\ character\ of\ an\ authorised\ officer, for$	officer
29	any purpose under this Act or any other tax law, is liable on conviction to a	
30	fine not exceeding N1,000,000.00 or to imprisonment for a term not	

	1	exceeding 3 years or both.
Aiding and abetting commission of offence	2	112. An officer of the relevant tax authority or any other person who
	3	aids or abets the commission of any of the offences under this Act is liable on
	4	conviction to a fine of N1,000,000.00 or to imprisonment for a term not
	5	exceeding 3 years.
Obstruction, etc.	6	113. A person who-
	7	(a) obstructs, hinders, molests or assaults any person or authorised
	8	officer in the performance of any function or the exercise of any power under
	9	this Act;
	10	(b) does anything which impedes or is intended to impede the
	11	carrying out of a search, seizure, removal or distrain;
	12	(c) rescues, damages or destroys anything liable to seizure, removal
	13	or distress;
	14	(d) does anything intended to prevent the procuring or giving of
	15	evidence as to whether or not anything is liable to seizure, removal or distrain;
	16	(e) prevents the arrest of any person by an authorised person duly
	17	engaged or acting or rescues any person so arrested is-
	18	(i) liable to an administrative penalty of N1,000,000.00, and
	19	(ii) on conviction to a fine not exceeding N1,000,000.00 or
	20	imprisonment for a term not exceeding 3 years or to both fine and
	21	imprisonment.
Unauthorised disclosure	22	114. Except as provided under this Act, any other law or any enabling
aiscrosure	23	agreement or arrangement on exchange of information or as otherwise
	24	authorised by the Minister-
	25	(a) a member or former member of the Board of the relevant tax
	26	authority; or
	27	(b) an employee or former employee of the tax authority; or
	28	(c) an agent or any person,
	29	who communicates or attempts to communicate taxpayer information or
	30	information considered confidential to any person other than to a person

1	legally authorised to receive such information or misuses the information is	
2	liable on conviction to a fine not exceeding N5,000,000.00 or to	
3	imprisonment for a term not exceeding 3 years or both.	
4	115(1) A person that receives a refund under section 54 of this	False claim of
5	Act, through a false or fictitious claim, is, in addition to the recovery of the	tax refund
6	amount so received, liable to a penalty of 50% of that amount, plus interest at	
7	2% above the prevailing Central Bank of Nigeria Monetary Policy Rate.	
8	(2) The provisions in subsection (1) of this section shall not be	
9	construed as preventing the relevant tax authority from prosecuting that	
10	person in accordance with the relevant provisions of this Act.	
11	116(1) A person that receives a refund under section 55 of this	False or fictitious of VAT refund
12	Act, through a false or fictitious claim, is, in addition to the recovery of the	of val retund
13	amount so received, liable to a penalty of 100% of that amount, plus interest	
14	at 2% above the Central Bank of Nigeria Monetary Policy Rate.	
15	(2) Where a taxable person makes a false or fictitious claim more	
16	than once within a two-year period, the Service may blacklist such a person	
17	and decline any future refund application made by that person for up to five	
18	years following the blacklisting.	
19	(3) Notwithstanding the provisions in subsection (1) and (2) of this	
20	section, where a taxable person makes a false or fictitious claim under this	
21	section, the Service may, in addition to the penalties specified under this	
22	section, prosecute that person in accordance with the relevant provisions of	
23	this Act.	
24	117(1) Where any mineral royalty due and payable under this Act	Default in payments
25	remains unpaid for 30 days after the due date, it shall be a debt and-	of mineral royalties
26	(a) a penalty of 10% of the amount of the royalty payable shall be	
27	added to the royalty due;	
28	(b) in the case of foreign currency transactions, the royalty due	
29	shall incur interest at the prevailing SOFR or any other successor rate plus	
30	10%; and	

(c) in case of Naira transactions, the royalty due shall incur interest at

	2	2% above the prevailing Central Bank of Nigeria Monetary Policy Rate.
	3	(2) Notwithstanding the provisions of subsection (1) of this section,
	4	the Service may, with the assistance of the relevant Ministry or agency of
	5	government-
	6	(a) distrain the licensee or lessee of its minerals, products, engines,
	7	machinery, tools, implements or other effects; or
	8	(b) cancel, revoke, seize, distrain or dispose the licenses or rights of
	9	the licensee or lessee.
False declaration	10	118(1) A person that makes or signs, or causes to be made or signed,
	11	delivers or causes to be delivered to the relevant tax authority or any of its
	12	officers, any declaration, notice, certificate or other document being a
	13	document or statement produced or made for any purpose of tax, which is
	14	untrue, is liable-
	15	(a) to an administrative penalty of N1,000,000 in addition to the
	16	payment of the tax undercharged or not charged in consequence of the false
	17	declaration, plus payment of the amount of tax unpaid or over payment made in
	18	respect of any repayment; or
	19	(b) upon conviction to a fine of N1,000,000 or to imprisonment not
	20	exceeding 3 years or to both such fine and imprisonment in addition to payment
	21	of the amount of tax unpaid or over payment made in respect of any repayment.
	22	(2) A person that makes any statement in answer to any question or
	23	enquiry put to him by an officer which he is required to answer by or under this
	24	Act or any other law, being a document or statement produced or made for any
	25	purpose of tax, which is untrue, is liable-
	26	(a) to an administrative penalty of N1,000,000.00 in addition to the
	27	payment of the tax undercharged or not charged in consequence of false
	28	declaration, plus payment of the amount of tax unpaid or over payment made in
	29	respect of any repayment; or
	30	(b) upon conviction, to a fine of N1,000,000 or to imprisonment not

1	exceeding 3 years or to both such fine and imprisonment in addition to	
2	payment of the amount of tax unpaid or over payment made in respect of any	
3	repayment.	
4	119. A person that-	Counterfeiting
5	(a) counterfeits or falsifies any document which is required by or	documents, etc.
6	for the transaction of any business under this Act or any other relevant tax	
7	law;	
8	(b) knowingly accepts, receives or uses any document so	
9	counterfeited or falsified;	
10	(c) alters any such document after it is officially issued; or	
11	(d) counterfeits any seal, signature, initial or other mark of, or used	
12	by, any officer for the verification relating to tax,	
13	is liable to an administrative penalty of N1,000,000.00 and upon conviction,	
14	to imprisonment not exceeding 3 years or fine of N1,000,000.00 or to both	
15	such fine and imprisonment.	
16	120. Where an offence under this Act is committed by a body	Offence by body corporate
17	corporate, firm, trust, association of individuals or any other legal	corporate
18	arrangement-	
19	(a) a director, manager, secretary or other similar officer of the	
20	body corporate;	
21	(b) a partner or officer of the firm;	
22	(c) trustees, settlors, beneficiaries or any person involved in the	
23	management of the trust;	
24	(d) a person concerned in the management of the affairs of the	
25	association or legal arrangement; or	
26	(e) a person who acts or purports to act in any of the above	
27	capacities, is liable to be proceeded against and punished for the offence in	
28	like manner as if the person committed the offence, unless that person	
29	proves that the act or omission constituting the offence took place without	
30	the knowledge, consent or connivance of the person.	

General Penalty	1	121. Subject to the provisions of this Act, a person who contravenes
	2	any of provisions of this Act for which no specific penalty was provided,
	3	commits an offence and is liable-
	4	(a) to an administrative penalty of N1,000,000.00; or
	5	(b) on conviction, to imprisonment not exceeding 3 years or to both
	6	fine and imprisonment.
	7	PART II - OFFENCES AND PENALTIES FOR PETROLEUM OPERATIONS
Failure to file	8	122(1) A company which fails to file any of the estimated or actual
estimated and actual returns on due date	9	returns under this Act on the due date is liable to pay for late filing for each of
on due date	10	the return not filed, a penalty of-
	11	(a) N10,000,000.00 on the first day the failure occurs and
	12	N2,000,000.00 for each subsequent day in which the failure continues; or
	13	(b) any other sum as may be prescribed by the Minister by order
	14	published in the Official Gazette.
	15	(2) Where the further returns for estimated tax provided for under
	16	section 16 of this Act is not made, the Service shall impose interest at the
	17	prevailing SOFR or any other successor rate plus 10% points for the
	18	differential of the revised tax over the estimated tax paid by the company.
Late payment of tax	19	123(1) Where any tax, royalty or remittance due from a company
or tax	20	involved or engaged in upstream petroleum operations is not paid on the due
	21	date, it shall be a debt and-
	22	(a) a sum equal to 10% of the amount payable shall be added to the tax,
	23	royalty or remittance due;
	24	(b) in the case of a foreign currency transaction, the tax, royalty or
	25	remittance due shall incur interest at the prevailing SOFR or any other
	26	successor rate plus 10%;
	27	(c) in the case of transactions in Naira, the tax, royalty or remittance
	28	due shall incur interest at 2% above the prevailing Central Bank Monetary
	29	Policy Rate.
	30	(2) In addition to the provisions of subsection (1) of this section, the

1	licensee or lessee shall be liable to-	
2	(a) N10,000,000.00 or US Dollar equivalent on the first day of the	
3	failure to pay the tax, royalty or remittance; and	
4	(b) N2,000,000.00 or US Dollar equivalent for each day in which	
5	the failure continues.	
6	(3) Notwithstanding the provisions of subsections (1) and (2) of	
7	this section, the Service may, with the assistance of the Commission or	
8	Authority-	
9	(a) distrain the licensee or lessee of its oil well, crude oil,	
10	condensates, natural gas or natural gas liquid, petroleum products, engines,	
11	machinery, tools, implements or other effects; or	
12	(b) cancel, revoke, seize, distrain or dispose the licenses or rights of	
13	the holder.	
14	124(1) A person that fails to-	Failure to comply with the requirement
15	(a) comply with the requirements of a notice served pursuant to	of notice
16	chapter two of this Act;	
17	(b) appear in response to a notice or summons served pursuant to	
18	chapter two of this Act, without sufficient cause or having appeared, fails to	
19	answer any lawful question; or	
20	(c) submit any return required to be submitted under the relevant	
21	provisions of this Act;	
22	is liable to an administrative penalty of N10,000,000.00, and where the	
23	default continues beyond the period stipulated by this Act, the person shall	
24	be liable to a further administrative penalty of N2,000,000.00 or such other	
25	sum as may be prescribed by the Minister, for each day the default continues.	
26	(2) Notwithstanding the provisions of subsection (1) of this	
27	section, a person who is found guilty of an offence under this section shall on	
28	conviction, be liable to a fine of N20,000,000.00 or other sum as may be	
29	prescribed by the Minister by an order and where the offence continues	
30	beyond the period stipulated by this Act, the person shall be liable to an	

	1	additional line of N2,000,000.00 or such other sum as may, by order, be
	2	prescribed by the Minister for each day the default continues, or imprisonment
	3	for a term of six months.
Incorrect accounts	4	125(1) A person who without reasonable excuse -
	5	(a) makes up or causes to be made up any incorrect accounts by
	6	omitting or understating any profits or overstating any losses which is required
	7	under this Act to make up accounts;
	8	(b) prepares or causes to be prepared any incorrect schedule or
	9	statement required to be prepared under section 17 of this Act by overstating
	10	any expenditure or overstating any royalties or other sums or by omitting or
	11	understating any amounts repaid, refunded, waived or released; or
	12	(c) gives or causes to be given any false or misleading information in
	13	relation to any matter or thing affecting his liability to tax,
	14	is liable to an administrative penalty of N15,000,000.00 and 1% of the amount
	15	of tax which has been undercharged in consequence of such incorrect account,
	16	schedule, statement or information or would have been so undercharged if the
	17	account, schedule, statement or information had been accepted as correct,
	18	whichever is higher, and is also liable for the appropriate tax which would have
	19	been charged.
	20	(2) Notwithstanding the provisions of subsection (1) of this section, a
	21	person who gives or causes to be given any false or misleading information in
	22	relation to any matter or thing affecting his liability to tax, commits an offence
	23	and on conviction is liable to a fine of N15,000,000 and 1% of the amount of tax
	24	which has been undercharged in consequence of such incorrect account,
	25	schedule, statement or information, or would have been so undercharged if the
	26	account, schedule, statement or information had been accepted as correct,
	27	whichever is higher, and is also liable for the appropriate tax which would have
	28	been charged.
False statement and returns	29	126. -(1) A person who-
	30	(a) for the purpose of obtaining any deduction, refund, rebate,

29

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1	reduction or repayment in respect of petroleum profits tax, hydrocarbon tax
2	or income tax by upstream companies, for himself or for any other person or
3	who in any return, account, particulars or statement made or furnished with
4	reference to tax, knowingly makes any false statement or false
5	representation or forges or fraudulently alters or uses or fraudulently lends
6	or allows to be used by any other person any receipt or token as evidence for
7	payment of the tax under this Act; or
8	(b) aids, abets, assists, counsels, incites or induces any other
9	person-
10	(i) to make or deliver any false return or statement under this Act,
11	(ii) to keep or prepare any false accounts or particulars affecting
12	tax, or
13	(iii) unlawfully refuses or neglects to pay tax,
14	commits an offence and is liable on conviction to a fine of N15,000,000.00 $$
15	and 1% of the amount of tax for which the person assessable is liable under
16	this Act, whichever is higher, for the accounting period in respect of or
17	during which the offence was committed, or to imprisonment for six months
18	or to both the fine and imprisonment and is also liable for the appropriate \tan
19	which would have been assessed and charged.
20	(2) Notwithstanding the provisions of subsection (1) of this
21	section, any person who does any of the acts or makes the omissions
22	contained in subsection (1) of this section, shall be liable to an
23	administrative penalty of N15,000,000.00 or 1% of the amount of tax for
24	which the person assessable is liable under this Act whichever is higher, for
25	the accounting period in respect of or during which the act or omission
26	occurred and shall still be liable for appropriate tax which would have been
27	assessed and charged.

assessment and collection of the hydrocarbon tax who-

127. A person who being a member of the Service charged with the Ofences by authorised and unauthorised administration of this Act or any assistant employed in connection with the persons

(a) demands from any person an amount in excess of the authorised

	2	assessment of the tax payable;
	3	(b) withholds for his own use or otherwise any portion of the amount
	4	of tax collected;
	5	(c) renders a false return, whether verbal or in writing of the amounts
	6	of tax collected or received by him;
	7	(d) defrauds any person, embezzles money or otherwise uses his
	8	position to deal wrongfully with the Service or any other individual; or
	9	(e) not being authorised under this Act, collects or attempts to collect
	10	the tax under this Act,
	11	commits an offence and is liable on conviction to a fine equivalent to 200% of
	12	the sum in question or to imprisonment for a term not exceeding three years or
	13	to both fine and imprisonment.
Default in payments	14	128. Where any petroleum royalty due and payable under this Act
of petroleum royalties	15	remains unpaid for 30 days after the due date, the provisions of section 123 of
	16	this Act shall apply.
General penalty in relation to	17	129(1) Any person that fails to comply with the provisions of this
petroleum operations	18	part, chapter three of Nigeria Tax Act or any relevant regulations for which no
- F	19	penalty is specifically provided, is liable to an administrative penalty of
	20	N10,000,000.00 and where the default continues, beyond a period stipulated
	21	by law or regulation, the person is liable to an administrative penalty of
	22	N2,000,000.00 for each day the default continues, or such other sum as may, by
	23	order be prescribed by the minister.
	24	(2) Notwithstanding the provision of this section, a person who is
	25	found guilty under this part of this Act or regulations made thereunder for
	26	which no other penalty is specifically provided shall upon conviction be liable
	27	to a fine of N20,000,000.00 or such other sum as may, by order, be prescribed
	28	by the Minister, or to imprisonment for 6 months or to both fine and
	29	imprisonment.

1	PART III - OFFENCES AND PENALTIES FOR EXCISE DUTIES	
2	130. Any person who fails to comply with provisions made for the	Contravention of
3	administration of excise duty under this Act or the Nigeria Tax Act is liable	excise provisions
4	to an administrative penalty of N5,000,000.00 or such other amount as may	
5	be specified by any regulations made for the administration of excise duties	
6	on services.	
7	131(1) A person with knowledge of the foreign exchange	Contravention
8	transaction contained in section 160 (2) of the Nigeria Tax Act, including the	of foreign exchange transaction services
9	buyer, broker, agent, exchange platform provider or a third party who, in any	
10	way, enabled, facilitated recorded or holds the record of same, shall report	
11	the transaction to the Service and the Nigerian Financial Intelligence Unit	
12	within seven days of the transaction or becoming aware of the transaction.	
13	(2) A person who fails to comply with the provisions of this section	
14	commits an offence and shall on conviction be liable to-	
15	(a) in the case of the seller, a fine equal to 200% of the amount of	
16	the foreign exchange transaction or 6 months imprisonment or both; or	
17	(b) in any other case, a fine of not less than N10,000,000.00 or 6	
18	months imprisonment or both.	
19	132(1) A taxable person who contravenes the provisions of	Failure to keep or provide records
20	section 24 of this Act is liable on conviction to a fine of not less than	of excisable services
21	N5,000,000.00.	
22	(2) Where a taxable person, upon request by the Service, fails to	
23	provide within the time specified in the request, any record required to be	
24	kept under section 24 of this Act, the person is liable to an administrative	
25	penalty of N2,000,000.00, in the first instance, and N10,000.00 for every	
26	day the default continues.	
27	133. A person who refuses to grant immediate access or entry to an	Obstruction of
28	authorised officer in the exercise of the powers under section 57 or 58 of this	an authorised officer and refusal to grant immediate
29	Act, is liable to an administrative penalty of N1,500,000.00 or on	entry

	1	conviction, to imprisonment not exceeding one year, or to both penalty and
	2	imprisonment.
	3	CHAPTER FIVE
	4	MISCELLANEOUS
Power to	5	134(1) The relevant tax authority may compound any offence under
compound offences	6	this Act by accepting a sum of money not exceeding the tax liability and
	7	maximum fine specified for the offence.
	8	(2) The relevant tax authority shall issue an official receipt for any
	9	money received under subsection (1) of this section.
	10	(3) Any of fence compounded under subsection (1) of this section does
	11	not constitute conviction.
Power to prosecute	12	135(1) The relevant tax authority shall have powers to employ its
prosecute	13	own legal officers who shall have powers to prosecute any of the offences
	14	under this Act subject to the powers of the Attorney-General of the Federation
	15	or State in any court in Nigeria.
	16	(2) Notwithstanding any administrative penalty or interest imposed
	17	under this Act or any other tax law, the relevant tax authority shall have powers
	18	to prosecute any person for an offence specified under the relevant provisions
	19	of this Act.
Place of an offence	20	136. An offence under this Act shall be deemed to occur in the place
onence	21	where the taxable person is registered or resident or at such other place as the
	22	relevant tax authority may decide.
Settlement of dispute	23	137(1) Without prejudice to any provision of this Act or any other
dispute	24	law, the relevant tax authority and the taxable person may initiate to resolve any
	25	tax matters amicably at any stage of the dispute subject to such terms and
	26	conditions as may be prescribed under this Act or any other law.
	27	(2) The relevant tax authority may settle disputes in whole or in part,
	28	where-
	29	(a) such settlement will be in the interest of public revenue or public
	30	policy;

1	(b) due consideration is given to the cost of litigation in comparison
2	to the possible benefits;
3	(c) a participant or a group of participants in a tax arrangement has
4	accepted the position of the relevant tax authority in the dispute, in which
5	case the settlement may be negotiated in a manner required to adjust the tax
6	arrangements or disposition; or
7	(d) under a whistleblowing arrangement, the settlement will
8	facilitate full disclosure of undisclosed tax planning or evasion schemes
9	which may lead to significant recovery of tax revenue.
10	(3) Settlement of dispute shall not be considered where-
11	(a) the action by the taxable person concerned leading to the
12	'dispute' constitutes intentional tax evasion or fraud inimical to the
13	government revenue;
14	(b) it is in the public interest to have judicial clarification of the
15	issue and the case will significantly promote taxpayer compliance with the
16	relevant tax law.
17	(4) The procedure for settlement of disputes shall be as follows-
18	(a) a person participating in a settlement procedure shall disclose
19	all relevant facts during the discussion phase of the process of settling a
20	dispute and such facts disclosed only for the purpose of settlement shall be
21	confidential;
22	(b) a dispute settled in whole or in part shall be evidenced by an
23	agreement in writing between the parties in the prescribed format as may be
24	determined by the relevant tax authority and must include details on-
25	(i) how each particular issue is settled,
26	(ii) relevant undertakings by the parties,
27	(iii) treatment of the issue in future years,
28	(iv) withdrawal of objections and appeals, and
29	(v) arrangements for payment;

(c) the agreement shall be signed by authorised officers of both

	2	parties.
	3	(5) Finality of settlement agreement is where the-
	4	(a) settlement agreement represents the final agreed position between
	5	the parties, and it is a full and final settlement of all or specified aspects of the
	6	dispute in question between the parties; and
	7	(b) relevant tax authority shall enforce collection of the settlemen
	8	amount under the collection provisions of this Act as a debt due to the relevan
	9	tax authority.
Information and	10	138. Without prejudice to the provisions of any other Act concerning
documents to be confidential	11	data privacy, data protection, and unlawful disclosure of taxpayer information
	12	taxpayers' information shall be confidential.
Official secrecy	13	139(1) A person in an official duty or being employed for the
and confidentiality	14	administration of this Act or otherwise, that has access to taxpayer information
	15	shall regard and deal with such information as secret and confidential.
	16	(2) A person who is in possession or control of, any document
	17	information or tax return of any taxable person shall not communicate, expose
	18	or reveal such document, information or tax return to any third party withou
	19	authorisation or in accordance with extant laws.
	20	(3) A person who administers this Act shall not be required to produce
	21	any return, document or assessment, or to divulge or communicate any
	22	information that comes into his possession in the performance of his duties
	23	except as may be necessary in order to institute a prosecution, or in the course
	24	of a prosecution for any offence committed in relation to any tax in Nigeria.
	25	(4) Where under any law in force in respect of a double taxation treaty
	26	with any country, provision is made for the allowance of relief from income tax
	27	in respect of the payment of income tax in Nigeria, the obligation as to secrecy
	28	imposed by this section shall not prevent the disclosure to the authorised
	29	officers of the Government in that country of such facts as may be necessary to
	30	enable the proper relief to be given in cases where relief is claimed from the tax

in Nigeria or from income tax in that country.

(5) Where an agreement or arrangement with any other country, government or relevant tax authority for exchange of information or with respect to relief for double taxation of income or profits includes provisions for the exchange of taxpayer information with that country for the purpose of implementing a tax relief or preventing avoidance of tax, or for such other purposes as may be enshrined in the agreement or arrangement, the obligation as to secrecy imposed by this Act shall not prevent the disclosure of such information to the authorised officers of the Government of such country.

140.-(1) The Minister may give the relevant tax authority or its Chief Executive Officer such directives of a general nature or relating generally to matters of policy with regards to the exercise of the functions under this Act or any other tax law as may be considered necessary and the relevant tax authority or its Chief Executive Officer shall comply with the directives or cause them to be complied with.

Powers of the Minister to issue general directives and make regulations

- (2) The Minister shall not give any directive, order or instruction in respect of any particular person which would have the effect of requiring the relevant tax authority to increase or decrease any assessment of tax made or to be made or any relief given or to be given or to defer the collection of any tax or judgement debt due, or which would have the effect of initiating, forbidding the initiation of, withdrawing or altering the normal course of any proceeding whether civil or criminal, relating either to the recovery of any tax or to any offence under this Act or any other tax law.
- (3) The Minister may, on the advice of the Service or the Joint Revenue Board, make regulations for the carrying out of the provisions of this Act or any other tax law by order published in the Official Gazette to-
- (a) determine what constitutes the significant economic presence of a company other than a Nigerian company or an individual in accordance with the Nigeria Tax Act;

(b) make rules prescribing the procedure to be followed in the conduct

	2	of appeals before the Tax Appeal Tribunal;
	3	(c) amend, vary or modify the list set out in part IV of chapter eight of
	4	Nigeria Tax Act with respect of Value Added Tax; and
	5	(d) regulate the administration of excise duties on excisable services
	6	in Nigeria.
	7	(4) The Board of the relevant tax authority may, with the approval of
	8	the Minister or the Governor, make rules and regulations as, in its opinion, are
	9	necessary or expedient for giving full effect to the provisions of this Act or any
	10	other tax law and for the due administration of its provisions prescribing the-
	11	(a) forms for returns and other information required under this Act of
	12	any other enactment or law; and
	13	(b) procedure for obtaining any information required under this Act of
	14	any other enactment or law,
	15	provided that a relevant tax authority shall only make regulations to the extensi
	16	of its power to administer taxes.
Supremacy of	17	141(1)This Act shall take precedence over any other laws with
his Act	18	regards to the administration, assessment, collection, accounting and
	19	enforcement of taxes and levies due to the relevant tiers of Government and it
	20	the provisions of any other law are inconsistent with the provisions of this Act
	21	the provisions of this Act shall prevail and the provisions of that other law shall
	22	to the extent of the inconsistency, be void.
	23	(2) Any person or agency of Government that has been imposed with
	24	a duty or obligation under this Actor under any other law, for the purpose of
	25	giving effect to any of the provisions of this Act or to enable the Nigeria
	26	Revenue Service or any other relevant tax authority perform its duties under
	27	this Act shall continue to carry out such duty or obligation as prescribed in that
	28	law, provided that the duty or obligation is consistent with the provisions of this
	29	Act.

1	142. Without prejudice to the provision of section 6 of the	Savings provisions
2	Interpretation Act-	provisions
3	(a) the repealed and amended enactments specified in sections 197	
4	and 198 of the Nigeria Tax Act shall not affect anything done under the	
5	enactments;	
6	(b) The tax administration provisions of the repealed and amended	
7	enactments under paragraph (a) shall be exercised by the relevant tax	
8	authority in accordance with the provisions of this Act.	
9	(c) a notice, guideline, rule, order, regulation, circular or other	
10	subsidiary legislations made or issued under any provision of the repealed or	
11	amended enactments under the Nigeria Tax Act, shall continue to be in force	
12	as if they had been made or issued by the relevant authority or person under	
13	this Act except to the extent that it is inconsistent with the provisions of this	
14	Act;	
15	(d) an enforcement process or legal proceedings commenced or	
16	pending prior to the commencement of this Act, in connection with tax	
17	administration, contravention or non-compliance with the repealed or	
18	amended enactments, shall continue and be disposed of, as if it was	
19	commenced under this Act;	
20	(e) anything made or done, or having effect as if made or done,	
21	before the date of commencement of this Act under any provision of the	
22	repealed or amended enactments by the relevant tax authority, and having	
23	any continuing or resulting effect with respect to the tax administration and	
24	enforcement, shall be treated as if it was done or performed by the relevant	
25	tax authority under this Act; and	
26	(f) all references to the administration provisions of the legislations	
27	repealed by the Nigeria Tax Act shall be construed as references to the	
28	corresponding provisions of this Act.	
29	143. In this Act-	Interpretation
30	"advance ruling" means any ruling issued by the tax authority in respect of	preumon

- any disputed or controversial tax matter to the taxpayers in accordance with
- 2 provision of this Act, the Nigeria Tax Act or any other tax law enacted by the
- 3 National Assembly; or any written opinion or decision issued to a taxpayer by
- 4 the relevant tax authority on a transaction, proposed transaction or any tax
- 5 matter with a view to providing direction or clarification in accordance with the
- 6 provisions of this Act;
- 7 "agency of Government" includes a Ministry, department, statutory body,
- 8 public authority or any institution of the Federal, State, or Local Government;
- 9 "agreement" means mutual understanding, arrangement, undertaking, or
- 10 memorandum, between a taxpayer and any third party which may have tax
- 11 implications;
- 12 "angel investor" is as defined in the Nigeria Startup Act, No. 32,
- 13 2022; "assessable income" has the same meaning under the Nigeria Tax Act;
- 14 "assessable profits" has the same meaning under the Nigeria Tax Act;
- 15 "authorised officer" means any person employed in the service of the relevant
- 16 tax authority or, for the time being, performing duties in relation to tax who has
- been specifically authorised by the Board or the Chief Executive Officer to
- 18 perform or carry out specific functions under this Act, the Nigeria Tax Act or
- 19 any other tax law enacted by the National Assembly or the State House of
- 20 Assembly;
- 21 "Board" means the Board of the relevant tax authorities established under this
- 22 Act;
- 23 "book" includes any register, document or other records of information and any
- 24 account or accounting record however compiled, recorded or stored, whether
- 25 in written or printed form or micro-film, digital, magnetic or electronic form or
- 26 otherwise;
- 27 "business" includes any economic activity such as trade, commerce,
- 28 manufacturing, service or any activity carried out for the purpose of earning
- 29 income;
- 30 "calendar year" means a period of 12 months commencing from 1 January and

1	ending 31 December;
2	"Chief Executive Officer" means the chief executive officer of the relevant
3	tax authority;
4	"commencement of business" means the date that an entity carries out its
5	first transaction, which shall be the earlier of the date that the business or
6	person-
7	(i) begins to market or first advertises its products or services for
8	sale,
9	(ii) obtains an operating licence from a regulatory authority in
10	Nigeria,
11	(iii) makes first sale or purchase,
12	(iv) executes its first trading contract after complying with
13	incorporation or regulatory processes,
14	(v) issues or receives its first invoice,
15	(vi) delivers or receives its first consignment of goods, or
16	(vii) first renders services to its customers;
17	"Commissioner" means the commissioner charged with responsibility of
18	finance in a State in Nigeria;
19	"company" means a company as defined under the Companies and Allied
20	Matters Act and a corporate body that may be formed under any other
21	written law and includes any association, whether incorporated in or outside
22	Nigeria;
23	"dispute" means a disagreement on the interpretation of either the relevant
24	facts or law or both, which arises pursuant to the issuance of an assessment,
25	action or decision of either the tax authority or taxpayer;
26	"distrain" means to seize a taxable person's property, goods, chattels, bonds
27	or other securities in order to collect and recover unpaid tax in accordance
28	with this Act and the Nigeria Tax Act;
29	"document" includes any record of information evidencing a transaction,
30	supporting accounts or schedules, accounting or inventory ledger, including

- 1 reports, agreements, correspondences, memoranda, minutes of meeting, or any
- 2 such record however compiled, recorded or stored, whether written or printed
- 3 or micro-film, digital, magnetic, electronic or optical form or otherwise, and all
- 4 types of information stored in digital devices, computer or any other similar
- 5 equipment;
- 6 "electronic or digital activities" means the receipt, emission or transmission of
- 7 signals, sounds, messages, images or data of any kind by cable, radio,
- 8 electromagnetic systems or any other electronic or wireless apparatus in
- 9 respect of any commerce, trade or activity, including electronic commerce,
- 10 application store, high frequency trading, electronic data storage, online
- 11 adverts, participative network platform, online gaming, cloud computing,
- 12 online teaching services, digital content services, supply of user data, search
- 13 engines or online payments;
- 14 "employee of the tax authority" includes the Chief Executive Officer or other
- 15 members of staff and those employed to carry out specific functions and may
- include board members of a relevant tax authority;
- 17 "employment" includes any appointment or office, whether public or
- 18 otherwise, for which remuneration is payable;
- 19 "executor" includes any person administering the estate of a deceased person;
- 20 "entertainer, sports person, or competitor fees" includes payments in respect of
- 21 appearance, performance, royalties, sponsorship, endorsement, advertising or
- 22 related payments;
- 23 "foreign company" means any company other than a Nigerian Company;
- 24 "goods" means all forms of tangible properties, movable or immovable;
- 25 "Government" means the Federal, State, the Federal Capital Territory or Local
- 26 Government Council and shall include, as the case may be, any agency of
- 27 Government;
- 28 "gross income" means total income of an individual in any particular year of
- 29 assessment from all sources, ascertained under the provisions of this Act;
- 30 "High Court" means the Federal High Court or High Court of the State or

1	Federal Capital Territory;
2	"importer" means any person who imports taxable goods from another
3	country;
4	"invoice" means any document issued as evidence of supply of goods or
5	services, or demand for payment for goods or services supplied;
6	"individual" includes a corporation sole and a body of individuals but does
7	not include a company, partnership, community, family, trustee or executor,
8	or any body of trustees or executors;
9	"labelled startup" is as defined in the Nigeria Startup Act, No. 32, 2022;
10	"manufacturer" means any person who engages in the manufacture of goods
11	and includes a person who has manufactured for his own account, or on
12	whose behalf other persons have manufactured goods made to his
13	specification or design;
14	"manufacturing" means the process by which a commodity is finally
15	produced, including assembling, bottling, repacking, mixing, blending,
16	grinding, cutting, bending, twisting and joining or any other similar process;
17	"Minister" means the Minister charged with the responsibility for matters
18	relating to finance;
19	$\hbox{``Nigeria''} for the purpose of this Act, means the Federal Republic of Nigeria,\\$
20	and when used in a geographical sense, includes the territorial waters of the
21	Federal Republic of Nigeria, and any area outside the territorial waters,
22	including the continental shelf, which in accordance with international law
23	has been or may hereafter be designated, under the laws of the Federal
24	Republic of Nigeria, as an area within which the right of the Federal
25	Republic of Nigeria with respect to the seabed, its subsoil, its superjacent
26	waters and their natural resources may be exercised now and in the future;
27	"Nigerian company" means-
28	(i) any company formed or incorporated under any law in Nigeria,
29	(ii) any company whose effective place of management or control
30	is Nigeria, provided, that the Minister may, by Regulations prescribe what

- 1 constitutes effective place of management or control;
- 2 "officer" means any person employed in the relevant tax authority to carry out
- 3 the tax administration functions under this Act;
- 4 "official gazette" means the Federal Government Gazette or the Gazette of any
- 5 State in the Federation;
- 6 "person" includes individuals, body of individuals, executor, trustee, family,
- 7 community, a company or body corporate, corporation sole and any
- 8 unincorporated body of persons, including a trust or any legal arrangement;
- 9 "President" means the President of the Federal Republic of Nigeria;
- 10 "private dwelling" means any building or part of a building occupied as
- 11 residential accommodation, including any garage, shed and other building
- 12 used in connection therewith;
- 13 "professional services" means services provided by an individual or a firm
- 14 having specialised knowledge, skills, and qualifications in specific fields,
- 15 including consulting, planning, or support services, excluding artisans or
- 16 vocational services;
- 17 "registration" means action or process of registering or of being registered for
- 18 tax purposes in accordance with this Act;
- 19 "registered person" means any person registered for the purpose of tax
- 20 compliance under this Act or any other tax law;
- 21 "relevant tax authority" means Nigeria Revenue Service, the Internal Revenue
- 22 Service of a State or the Federal Capital Territory in Nigeria;
- 23 "Service" means the Nigeria Revenue Service established by the Nigeria
- 24 Revenue Service (Establishment) Act;
- 25 "settlement" means amicable resolution of dispute in accordance with the
- 26 provisions of this Act;
- 27 "small business" or "small company" means a business or company that earns
- 28 gross turnover of N50,000,000.00 or less per annum with a total fixed assets
- 29 less than N100,000,000.00, provided that any business providing professional
- 30 services shall not be classified as a small business or company;

1	"special purpose tax officer" means specially designated tax officers for the
2	purpose of tax investigation and enforcement, and who shall be appointed
3	from time to time and shall have the powers of Police Officers;
4	"supply of goods" means any transaction where the whole property in the
5	goods is transferred or where the agreement expressly contemplates that this
6	will happen and in particular includes the sale and delivery of goods or
7	services used outside the business, the letting out of goods on hire or leasing,
8	and any disposal of goods or furnishing of services;
9	"stamp duty" means a duty levied on dutiable instruments under this Act, the
10	Nigeria Tax Act or any other laws;
11	"tax" includes any duty, levy or other revenue accruable to the Government
12	in full or in part under this Act, the Nigeria Tax Act or any other law;
13	"tax agent" means any person acknowledged and duly certified by a
14	professional body in Nigeria to represent the taxable person;
15	"tax authority" means the Nigeria Revenue Service, or the Revenue
16	Authority of a State or the Federal Capital Territory in Nigeria;
17	"taxable goods and services" is as defined in Part IV of Chapter 7 of Nigeria
18	Tax Act;
19	"taxable person" means any person who earns income, or carries out
20	economic activity in a place or a person exploiting tangible or intangible
21	property for the purpose of obtaining income therefrom by way of trade or
22	business, or any or any person who falls or will fall under any tax obligation
23	in Nigeria, including an agency of Government;
24	"tax return" means a form or any other document filed with a relevant tax
25	$authority\ that\ reports\ transactions,\ income,\ expenses,\ and\ any\ other\ relevant$
26	information as may be prescribed by relevant tax authority from time to
27	time;
28	"taxpayer information" includes-
29	(i) any information received or generated by a relevant tax
30	authority with respect to a taxpayer pursuant to its powers under this Act or

	1	any other tax law,
	2	(ii) any information in any form received, accessed or produced by the
	3	Service under any agreement or arrangement with any country, government or
	4	tax authority, such as Double Taxation Agreements, Tax Information Exchange
	5	Agreements, and Common Reporting Standard, Country-by-Country
	6	Reporting or any other exchange of information agreement or arrangement, or
	7	(iii) written or electronic documents, returns, assessments, lists and
	8	copies of such lists relating to profits or items of profits of any person or to such
	9	matter which forms the basis of any agreement or arrangement with any
	10	country, government or tax authority;
	11	"transaction at arm's length" means a related party transaction conducted or
	12	normal open market commercial terms.
Short title	13	144. This Bill may be cited as the Nigeria Tax Administration Bill
	14	2024.

1	SCHEDULES
2	FIRST SCHEDULE
3	DETERMINATION OF RESIDENCE
4	[Section 3(2)]
5	Foreign Employments
6	1. An individual, not being a person to whom section 3 (1)(a)(iv) of
7	this Act applies, who holds a foreign employment on 1st January in a year of
8	assessment, or who first becomes liable to income tax in Nigeria for that year
9	by reason of his entering that employment during that year, shall be deemed
10	to be resident for that year where the duties are-
11	(a) wholly performed outside Nigeria, in the territory in which the
12	principal office of his employer is situated on that day or on the day his
13	foreign employment commences, as the case may be; and
14	(b) performed or exercised in Nigeria for a foreign employer, in the
15	place of residence, and in the absence of such, in the place where the person
16	usually resides.
17	Nigerian employment
18	2(1) An individual who holds a Nigerian employment on 1st
19	January in a year of assessment, or who first becomes liable to income tax in
20	Nigeria for that year by reason of his entering that employment during that
21	year, shall be deemed to be resident for that year in the territory in which he
22	has a place or principal place of residence on that day or, as the case may be,
23	on the day on which he enters upon the full duties of that employment in
24	Nigeria.
25	(2) Where the individual in paragraph 1 above is on leave from a
26	Nigerian employment on 1st January in a year of assessment, he shall be
27	deemed to be resident for that year by reference to his place or principal
28	place of residence immediately before his leave began.
29	Other employments
30	3(1) An employee whose remuneration is subject to income tax in

1	Nigeria for a year of assessment, but who has no place or principal place of
2	residence in the territory of a State in Nigeria for that year under the provisions
3	of paragraphs 2 of this Schedule, shall be deemed to hold a foreign
4	employment, and if he has no territory of residence in a State for that year under
5	the provisions of paragraph 1 of this Schedule, shall be deemed to be a person
6	to whom section 3 (1)(a)(iv) of this Act applies.
7	(2) This paragraph shall apply to an employee who is subject to
8	income tax in Nigeria for a year of assessment, but whose place of residence is
9	in the Exclusive Economic Zone of Nigeria or territorial waters of Nigeria
10	beyond the littoral States and has no principal place of residence in any of the
11	littoral States.
12	Partnership
13	4. The "principal place of residence" in relation to an individual who
14	is a partner in a Nigerian partnership shall, where the individual is-
15	(a) engaged in the performance or exercise of the duty of the
16	partnership, be the territory in Nigeria of the office where he performs or
17	exercises the duty of the partnership;
18	(b) a dormant partner in the partnership, be the territory in Nigeria
19	which he usually resides; and
20	(c) a dormant partner that does not reside in a territory in Nigeria, be
21	deemed to be a person to whom section 3 (1)(a)(iv) of this Act refers.
22	Pensions
23	5(1) An individual whose only source of earned income arising in
24	Nigeria on 1st January in a year of assessment was a pension, and who had a
25	place or principal place of residence on that day shall be deemed to be resident
26	for that year in the territory in which that place or principal place of residence
27	was situated on that day.
28	(2) An individual whose only source of earned income arising in
29	Nigeria on 1st January in a year of assessment was a pension, and who had no
30	place of residence on that day, shall be deemed to be resident for that year, if the

29

1	pension is-
2	(a) a Nigerian pension wholly payable by the Government of a
3	territory, not being a Nigerian pension in respect of which section 3
4	(1)(a)(iv) of this Act applies, in that territory;
5	(b) not a Nigerian pension, in the territory in which the principal
6	office in Nigeria of the pension fund or other person authorising payment of
7	the pension is situated.
8	(3) An individual whose only source of earned income arising in
9	Nigeria on 1st January in a year of assessment was a Nigerian pension, and
10	who had no place of residence on that day shall, if the pension is payable by
11	more than one government, or payable by a person other than a government
12	or if there are two or more pensions arising in different territories to the
13	individual on that day, be subject to section 3(1)(a)(iv) of this Act.
14	Other earned income
15	6. An individual, other than a corporation sole or body of
16	individuals, who has a source of earned income in Nigeria for a year of
17	assessment, other than an employment or a pension, shall be deemed to be
18	resident for that year in the territory in which he had a place or principal
19	place of residence on 1st January in that year provided that-
20	(a) where the source of the income is first acquired by the
21	individual during the year of assessment, and he had no place or principal
22	place of residence on the first day of that year, he shall be deemed to be
23	resident for that year in the territory where he first establishes a place of
24	residence during that year; and
25	(b) in any other case where the individual had no place or principal
26	place of residence, he shall be deemed to be resident for that year in any
27	territory from which his earned income arising in Nigeria is derived, or the

territory from which any part of the earned income is derived, if the income

is derived from more than one territory.

1	Unearned Income
2	7. An individual, other than a corporation sole or body of individuals,
3	who has no source of earned income in Nigeria for a year of assessment but
4	who has one or more source of unearned income in Nigeria for that year shall be
5	deemed to be resident for that year in the territory in which he has a place or
6	principal place of residence on 1st January of that year, provided that where-
7	(a) all the unearned income of the individual for that year arises in one
8	territory, and he has no place of residence on that day, he shall be deemed to be
9	resident for that year in that territory;
10	(b) the unearned income of the individual arises for that year in more
11	than one territory, and he has no place of residence on that day, he shall be
12	deemed to be resident for that year in the territory from which any part of the
13	unearned income arises.
14	Application
15	8(1) Where the territory of residence of an individual for a year of
16	assessment may be determined under more than one of the preceding
17	paragraphs of this Schedule, it shall be determined by the first-numbered
18	paragraph which is applicable to his circumstances.
19	(2) Where, by reason of sub-paragraph (1) of this paragraph, or
20	otherwise, a determination of residence of an individual for a year of
21	assessment falls to be revised, and the tax authority that raised an assessment is
22	other than that territory in which the individual is finally determined to be
23	resident for that year, the first-mentioned tax authority shall discharge any
24	assessment made by it on the income of the individual for that year.
25	Corporation sole or body of individuals
26	9. A corporation sole or body of individuals other than a family or
27	community shall be deemed to be resident for a year of assessment in the
28	territory in which its principal office in Nigeria is situated on 1st January in that
29	year or, if it has no office in Nigeria on that day, in a territory in which any part
30	or the whole of its income liable to tax in Nigeria arises for that year.

1	Family income
2	10. Income of a family shall be taxed only by the territory in which
3	the member of that family who customarily receives that income in the first
4	instance in Nigeria usually resides.
5	Trust
6	11. Income of a trustee of any settlements or trusts, or estates or to
7	an executor of any estate of a deceased person, shall be taxed only by the
8	territory in which the settlor or the person creating the trust is resident and to
9	the extent provided in the Sixth Schedule to the Nigeria Tax Act.
10	Interpretation
11	12. In this Schedule-
12	"dormant partner" in relation to a partnership means a partner that does not
13	take active part in the performance of the duties of the partnership;
14	"earned income" in relation to an individual, means income derived by him
15	from a trade, business, profession, vocation or employment earned on or
16	exercised by him and a pension derived by him in respect of a previous
17	employment;
18	"foreign employment" means an employment the duties of which are wholly
19	performed outside Nigeria save during any temporary visit of the employee
20	to Nigeria or performed or exercised in Nigeria for a foreign employer;
21	"Nigerian employment" means any employment, not being a foreign
22	employment, the duties of which are wholly or partly performed in Nigeria;
23	"Nigerian pension" means a pension in respect of past service under, and
24	payable by, a resident person or a government in Nigeria;
25	"place of residence" in relation to an individual, means a place available for
26	his domestic use in Nigeria on a relevant day, and does not include any hotel,
27	rest house or other place at which he is temporarily lodging unless no
28	permanent place is available for his use on that day;
29	"principal place of residence" in relation to an individual with two or more
30	places of residence on a relevant day, not being both within any one territory.

means in the case of an individual-

- (a) with no source of income other than a pension in Nigeria, that place where he usually resides;
- (b) who has a source of earned income other than a pension in Nigeria, that place where on a relevant day is nearest to his usual place of work;
- (c) who has a source or sources of unearned income in Nigeria, that place where he usually resides; or
- (d) who works in the branch office or operational site of a company or other body corporate, the place at which the branch office or operational site is situate, provided that operational site shall include Oil Terminals, Oil Platforms, Flow Stations, Factories, Quarries, Construction Site with a minimum of 50 workers, etc.

SECOND SCHEDULE

[Section 57]

FORM OF WARRANT AND AUTHORITY TO ENTER PREMISES, OFFICES ETC.
To: Name of Officer (a)
Name of Person (b)
Incorporation or Identification No. (c)
Place of Business (d)
The (e), in exercise of powers vested in section 57 of Nigeria Tax
Administration Act authorises you to enter the premises, office, place of management or
residence of the principal officer, office of the agent, factor or representative of the person
that has been suspected by the tax authority of fraud, wilful default, etc., in connection with
the tax imposed under the Nigeria Tax Act; and whose premises, office, place of
management or residence of the principal officer, office of the agent, factor or
representative is at (d); and for the carrying out of
your assignment, the said tax authority further authorises that you, with the aid if necessary
of your assistants and calling to your assistance a police officer, which assistance the police
officer is by law required to give, search and remove, if necessary, such records, books and
documents of the person wherever they may be found either in possession of any officer of
the person or any other person on its behalf.

For the purpose of your entry into the aforementioned premises, you are hereby authorised,
if necessary, with such assistance as aforesaid, to break open any building in the daytime.
Signed for and on behalf of the (The tax authority) atthisday
of20
Signature (f)
Chairman,
(The Tax Authority)
Signed under the hand of the Judicial Officer atthisday of20
Signature (g)
Judicial Officer
Note

- (a) Insert the name of the officer who is authorised by the relevant tax authority to execute the warrant of entry.
- (b) Insert the name of the company in whose premises the warrant of entry is to be executed.
- (c) Insert the identification number of the company in whose premises the warrant of entry is to be executed.
 - (d) Insert the place of business of the company.
 - (e) Insert the name of the relevant tax authority.
 - (f) To be signed by the Chairman of the relevant tax authority.
 - (g) To be signed by a Judicial Officer.

THIRD SCHEDULE

[Section 60]

FORM (DF WAR	RANT OF	FDISTRA	AINT
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To (a)Name of Officer;
(b)Name of Company;
(c)Amount of tax to be levied by distress;
The (d),in exercise o
powers vested in it by section 60 of the Nigeria Tax Administration Act 2024 authorises you
to collect and recover the sum of (e) being
arrears of tax due for the years of assessment mentioned from the above named person
whose place of business is at (f)and for the
recovery thereof, the said tax authority further authorises that you, with the aid, if necessary
of your assistants and calling to your assistance any police officer, if necessary, which
assistance he is by law required to give, do levy by distress the said sum together with the
costs and charges of and incidental to the taking and keeping of such distress, on the goods
chattels, land, premises or other distrainable things of the said person wherever the same
may be found and on all goods which you may find in any premises or on any lands in the
use or possession of the said person or of any other person on its behalf or in trust for the
person.
For the purpose of levying such distress you are authorised, if necessary, with such
assistance as aforesaid, to break open any building or place in the day time.
The particulars of the said arrears of tax are as follows (g)-
Year of assessment No. of Notice of assessment Amount of tax due (currency)
(i)
(ii)
(iii)
$Signed \ for \ and \ on \ behalf \ of \ Board \ at \ the day \ of 20$
Signature (h)
Chairman(Tax Authority)

NOTES

- (a) Insert the name of the officer who is authorised by the tax authority to execute the warrant of distress.
- (b) Insert the name of the company on whose goods, chattels, land, premises or other distrainable things the warrant of distress is to be executed.
 - (c) Insert amount of tax to be levied by distress.
 - (d) Insert the name of the relevant tax authority.
- (e) Insert the amount of tax outstanding against the company and which amount is to be levied by distress.
 - (f) Insert the address of the place of business of the company.
- (g) Insert the particulars of the arrears of tax to be levied by distress, stating the years of assessment, the numbers of notices of assessment and the amount of tax due in respect of each such year of assessment.
 - (h) To be signed by the Chairman of the relevant tax authority.?

FOURTH SCHEDULE

[Section 76]

FORM OF WARRANT OF DEDUCTION AT SOURCE

To the Accountant General of the Federation,

1. Pursuant to Section 128 of the Nigeria Tax Administration Act 2024, you are hereby
required to deduct at source and remit to the(relevant tax authority) within 30
lays of the receipt of this warrant, the sum ofaccruing to
he(Ministry, Department, Agency of Government
whose corporate place of business is at, from
ts budgetary allocation or such other money accruing to it, being revenue deducted and no
remitted.

2. The particulars of the revenue to be deducted and remitted are as follows-

V	alue Added Tax
Amount of Tax	N: K
	Vithholding Tax
Amount of Tax	N: K
SIGNED and issued by:	
Signaturethis	day of20
Executive Chairman	
(Relevant Tax Authority)	
Signaturethis	day of20
Judicial Officer	

EXPLANATORY MEMORANDUM

(This Memorandum does not form part of this Act but intends to explain its purports)

This Bill seeks to provide a uniform procedure for a consistent and efficient administration of tax laws in order to facilitate tax compliance by taxpayers and optimise tax revenue.