NATIONAL AGRICULTURAL SEEDS DECREE 1992



Decree No. 72

[23rd November 1992] Commencement.

THE FEDERAL MILITARY GOVERNMENT hereby decrees as follows:-

PART I - ESTABLISHMENT, ETC. OF THE NATIONAL AGRICULTURAL SEEDS COUNCIL.

1.-(1) There is thereby established a council to be known as the National Agricultural Seed Council (in this Decree referred to as "the Council") which shall be charged with responsibility for the overall policy guidelines and monitoring of the development of the national seed system.

Establishment of the National Agricultural Seed Council.

(2) The Council shall be a body corporate with perpetual succession and a common seal and may sue and be sued in its corporate name.

2.-(1) The Council shall consist of -

(a) the Minister of Agriculture, Water Resources and Rural Development, as Chairman;

(b) the Directors-General of-

(i) the Federal Ministry of Agriculture, Water Resources and Rural Development, as Vice Chairman;

(ii) the International Institute of Tropical Agriculture;

(c) the Director of -

(i) the Federal Department of Agriculture, (ii) the Department of Agricultural Science of the Federal National Agency for Science and Engineering Infrastucture;

Membership of the Council.

(d) four persons to represent State Ministries of Agriculture and Natural Resources or State Seed Co-ordination Committees, when established, one to be selected from each zone on rotational basis;

(e) four persons to represent the Nigeria seed industry;

(f) one person each to represent-

(i) the Seed Growers Association; and(ii) the Co-operatives Societies of Nigeria;

(g) one person to represent the Federal Ministry of Finance;

(h) one person from a private financial lending institution;

(i) the Head of Unit, National Seed Service Unit of the Federal Ministry of Agriculture, Water Resources and Rural Development, who shall also serve as a member and Secretary to the Council; and

(j) a representative of the Department of Plant Breeding and Seed Technology in a Nigerian University.

(2) All appointments under paragraphs (d), (e), (f) and (h) of subsection (1) of this section shall be made by the Minister.

(3) Members of the Council, other than those appointed under paragraphs (b), (c), (d), (g),(i) and (j) of subsection (1) of this section, shall hold office for such period not being less than three years as the Minister, may from time to time, determine.

(4) The supplementary provisions set out in the Schedule to this Decree shall have effect with respect to the proceedings of the Council and the other matters specified therein.

3. The functions of the Council shall be

(a) to analyse and propose programmes, policies and actions regarding seed development and the seed industry in general, including legislation and research on issues relating to seed testing, registration, release, production, marketing, distribution, certification, quality control, supply and use of seeds in Nigeria, importation and exportation of seeds and quarantine regulations relating thereto;

Functions of the Council.

(b) propose improved management system and procedure relating to the administration of seed activity and advise the Federal Military Government on the organisation, management and proper financing of seed programme;

(c) analyse the market and prices of seeds;

(d) control supervise and approve the activities of the following Committees established by or pursuant to this Decree, that is-

(i) the Crop Variety Registration and Release Committee,

(ii) the Seeds Standards Committee,

(iii) the Seed Industry and Skill Development Committee, and

(vi) such other committees as may be established, from time to time;

(e) advise the national research system on the changing pattern of seed demand and farmers needs;

(f) monitor and evaluate the achievement of the national seed system and recommend improvements thereto;

(g) encourage the formation or establishment in Nigeria of seed companies for the purpose of carrying out research, production, processing and marketing of seeds; and

(h) perform such other related functions as may be required of the Council, from time to time.

4. As from the commencement of this Decree, every company incorporated in Nigeria for the purposes specified in paragraph (g) of section 3 of this Decree, shall enjoy such incentives as are granted by the Federal Military Government to an agricultural enterprise.

PART II - NATIONAL SEED SERVICE UNIT AND OTHER BODIES OF THE COUNCIL, ETC.

5.-(1) There are hereby established for the Council, the following bodies, that is -

(a) the National Seed Service Unit;

Incentives to seed companies.

Establishment of National Seed Service Unit and other bodies of the Council.

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·		(b) the Crop Variety Registration and Release Committee;
		(c) the Seeds Standard Committee;
		(d) the Seed Industry and Skill Development Committee; and
		(e) the Department of Training Information and Seed Extension,
		and such other departments or bodies as the Council may from time to time deem expedient for effective discharge of the functions of the Council under this Decree.
	be h	(2) Each of the bodies referred to in subection (1) of this section shall neaded by a Director.
National Seco Service Unit.		6(1) The National Seed Service Unit (in this Decree referred to as a Unit") shall have responsibility for -
		(a) the development, certification and quality control of seeds;
		(b) seed technology development, technical support services, seed industry development and co-ordination of breeder and foundation seed;
		(c) foundation seed production, distribution and monitoring of certified seed;
		(d) planning, and monitoring the national seed programme and use;
		(e) the publication of list of registered, released or notified seed varieties approved for commercialisation in Nigeria; and
		(1) assisting the development of the private seed industry.
		(2) The Unit shall maintain a register of persons and or organisations ying on crop varieties development research leading to the registration and use of improved crop varieties for commercial production and marketing.
	imp	(3) Any person or organisation registered under subsection (3) of this ion may, subject to the provisions of the National Phytosanitary Regulations, ort duty free into Nigeria for use in the crop variety development research, ety breeding and other propagating biological materials.
Crop Varieti Registration Release Con	and resp	7(1) The Crop Variety Registration and Release Committee shall have onsibility for making recommendations to the Council on matters relating to

(a) the registration and release of any given crop variety; (b) the declaration of a crop variety as a notified kind and for the purposes of this Decree, different kinds or varieties of seed may be notified for different States of the Federation or different areas thereof. (2) A crop kind variety intended to be registered under this section may be required to undergo a minimum of two years of test to determine its adaptability to a particular geographical area. 8. The Seeds Standard Committee shall have responsibility for making Seeds Standard recommendations to the Council on matters relating to seed standard and Committee. procedure pertaining thereto. 9. The Seed Industry and Skill Development Committee shall have Seed Industry and responsibility for making recommendation to Council on matters relating to the Skill Development seed industry and skill development. Committee. 10. The Department of Training Information and Seed Extension shall Department of have responsibility for training and information dissemination purposes. Training and Information. 11.-(1) The Council shall have five operating Zones and five Zonal **Operating Zones** Secretariats as listed in Schedule 2 to this Decree. and Zonal Secretariats. (2) Each Zonal Secretariat shall consist of a Director and such professional and non professional staff as can gainfully operate the Zone 12.-(1) Any person who sells, keeps for sale, offers to sell, barters or Seed certification. otherwise supplies any seed of any notified kind or variety shall apply to the Unit for the grant of a certification for the purpose. (2) Every application under subsection (1) of this section shall be in such form and contain such particulars and fees as may be prescribed by the Unit. (3) On receipt of an application for the grant of a certification, the Unit may, after making such enquiry as it thinks fit and after satisfying itself that the seed to which the application relates is a progeny of a pedigree seed and conforms to the field and laboratory standards for that soul under this Decree, grant a certificate in such form and on such conditions as may be prescribed. 13.-(1) The Unit may revoke any certification granted under this Decree Revocation of if it is satisfied that the certification was obtained by misrepresentation or that certification. the holder of the certification has contravened any of the provisions of this Decree or any regulations made thenaunder.

(2) The Unit shall, before revoking any certification, give due notice to any person likely to be affected by such a revocation.

(3) A person who is aggrieved by a decision of the Unit under subsection (1) of this section may appeal to such authority as may be specified by the Council within 30 days from the date on which the decision is communicated to him:

Provided that the appellate authority may entertain an appeal after the expiry of the said period of thirty days if it is satisfied that the appellant was prevented by sufficient cause from filling the appeal in time.

(4) On reciept of an appeal under subsection (3) of this section, the Council shall after giving the appellant an opportunity of being heard, dispose of the appeal as expeditiously as possible.

(5) Every order of the appellant authority shall be final.

Genetic identity.

14.-(1) Every certification shall specify that the genetic identity of the released variety is preserved through the various stages of multiplication of the seed.

(2) The following categories of seeds of released varieties shall be subject to seed certification, namely -

(a) breeder seed;

(b) foundation seed/inbred lines; and

(c) certified seed.

Recognition of seed of foreign countries.

15. The Minister may by notification in the Gazette recognise any seed certification agencies certification agency established in any foreign country, for the purposes of this Decree.

Importation or exportation of seeds.

16.-(1) An application to export or import seeds of a notified kind or variety into Nigeria shall be made to the Unit and the applicant shall forward a copy of such application to the Plant Quarantine Service.

(2) Seed samples meant for research purposes, seeds intended for export from or import into Nigeria shall carry the neccessary phytosanitory certificates and viability tests result.

(3) Seeds imported into Nigeria shall in addition to identification as to their origin be clearly labelled with analysis.

17.-(1) As from the commencement of this Decree, no person shall sell, soffer or expose for sale, falsely-labelled, tagged or untagged seeds of a notified find, variety or hybrid.

(2) A person who offers agricultural seeds of a notified kind or variety or sale shall ensure that the label affixed to the seed container accurately exercises the seeds contained therein.

(3) Except for demonstration purposes, no person shall offer for sale spricultural seeds of a notified kind or variety in an open container.

(4) When the seed of a notified kind or variety is offered for sale each montainer shall be marked or labelled in the manner hereinafter specified.

(5) The person whose name appears on the mark or label shall -

(a) be responsible for the accuracy of the information required to appear on the mark or label if the seed is contained in the unopened original container;

(b) not be responsible for the accuracy of the statement appearing on the mark or label or for the accuracy of the germination statement beyond the date of validity indicated on the mark or label if the seed is removed from the original unopened container

18.-(1) There shall be specified on every mark or label-

(a) the minimum limits of germination and purity of any seed kind or variety;

(b) if the seed in the container has been treated-

(i) a statement indicating that the seed has been treated;

(ii) the commonly accepted chemical or abbreviated chemical (generic) name of the applied substance;

(c) the name and address of the person who offers for sale, or otherwise supplies the sized and who is responsible for its quality;

(d) the name of the seed species, variety, lot number, class of seeds and net weight.

Prohibition of sale of falselylabelled seeds. etc.

Contents of the mark or label and description of seeds.

(2) The name of variety, trade mark and registered brand shall be acceptable descriptive categories of seed for labelling purposes: provided that the name of the original variety is also stated on the label.

Restrictions on export and import of seeds of notified kinds of varieties. 19. No person shall for the purpose of sowing or planting by any person (including himself) export or import or cause to be exported or imported any seed of any notified kinds or variety, unless -

(a) it conforms to the minimum limits of germination and purity specified for that seed subject to subsection (1) and (2) of section 18 of this Decree;

(b) its container bears in the prescribed manner the mark or label for the correct particulars thereof specified for that seed under sections 14, 15 and 16 of this Decree.

20. Unless with the prior approval of the Council, no person shall damage any registered name, trade mark or brand of a variety.

21. There shall be maintained a register of persons and organisations licensed to engage in seed production and marketing under the following classification, namely -

(a) seed production company;

(b) seed enterprises production on contract for seed company;

(c) breeder seed production agency (research institutes and private);

(d) foundation seed grower (research and private);

(e) enterprise seed processor;

(f) seeds dealer whether as wholesaler or not.

Prohibition on processing etc. of seeds for commercial purposes.

22.-(1) Subject to subsection (2) of this section, no person other than a person registered under this Decree shall produce or be engaged in the al production, processing and marketing of seeds for commercial purposes.

(2) The provisions of this section shall not apply to a person growing and delivering seeds of any variety direct to another person without monetary consideration for use by that other person for sowing on the later's own farm.

Damaging of registered names etc. Classification of persons engaged in seed production.

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23(1) The Minister may by notification in the Gazette designate a laboratory as a central seed testing laboratory (in this Decree referred to as seed laboratory") for the purpose of carrying out the functions entrusted to seed laboratory by or under this Decree.	"a		ral Sorator		-
(2) A Seed Analyst shall at a seed laboratory carry out in the prescrib manner an analysis of seeds of a notified kind of variety.	ēd				
24. The Genetic Resources Unit or any other agency or body within the National Agency for Science and Engineering Infrastructure so designated by the Minister shall be responsible for the collection, maintenance and registration seeds or plants of land races and the varieties and accession from such collected shall be available to public and private agencies for research purposes.	he of	-		on of seec f land rac	
APPOINTMENT OF SEED INSPECTOR, ETC.					
25(1) The Council may, by notification in the <i>Gazette</i> , appoint su persons as it thinks fit, having the prescribed qualifications, to be Se Inspectors and define the areas within which they shall excercise jurisdiction	ed	Seed	Insp	ector.	
26(1) A Seed Inspector may -				f Seed	
(a) take samples of any seed of any notified kind or variety from -		insp	ector.		
(i) any person selling such seed; or					
(ii) any person who is in the course of conveying, delivering or preparing to deliver such seed to a purchaser or consignee; or	-				
(iii) a purchaser or a consignee atter delivery of such seed him;	to				
(b) send such sample for analysis to the Seed Analyst for the are within which such sample has been taken;	ea				
(c) enter and search at all reasonable times, with such assistance, any, as he considers necessary, any place in which he has reason believe that an offence under this Decree has been or is beir committed and order in writing the person in possesion of any seed respect of which the offence has been or is being committed, not dispose of any stock of such seed for a specific period not exceeding thirty days;	to ng in to				

(d) examine any record, register, document or any other material object found in any place mentioned in paragraph (c) of this subsection and seize the same if he has reason to believe that it may furnish evidence of the commission of an offence punishable under this Decree; and

(e) excercise such other powers as may be necessary for carrying out the purposes of this Decree or any regulations made thereunder.

(2) The power conferred by this section includes power to break-open a container in which any seed of any kind or variety may be contained or to break-open the door of any premises where any such seed may be kept for sale:

Provided that the power to break-open the door shall be exercised only after the owner or any other person in occupation of the premises, if he is present therein, refuses to open the door on being called upon to do so.

(3) Where a Seed Inspector takes any action under paragraph (a) of subsection (1) of this section, he shall, as far as possible, call not less than two persons to be present at the time when such action is taken and take their signatures on a memorandum to be prepared in the prescribed form and manner.

Offences and penalties.

27.-(1) If any person -

(a) contravenes the provision of section 26 of this Decree or any regulations made thereunder; or

(b) prevents a Seed Inspector from taking sample under this Decree; or

(c) prevents a Seed Inspector from excercising any other power conferred on him by or under this Decree

(d) contravenes any other provisions of this Decree,

he is guilty of an offence -

(2) A person who is guilty of an offence shall on conviction be liable -

(a) for the first offence, with fine which may extend to five hundred naira, and

(b) in the event of such person having been previously convicted of an offence under this section, to imprisonment for a term which may extend to six months, or with fine which may extend to one thousand naira, or to both such fine and imprisonment.

28. When any person has been convicted under this Decree for the contravention of any of the provisions of this Decree or of any regulations made thereunder, the seed in respect of which the contravention has been committeed may be forfeited to the Government.	Forfeiture of property.
29(1) Where an offence under this Decree has been committed by a company, every person who at the time the offence was committed was in charge of, and was responsible to the company for the conduct of the business of the company, as well as the company, shall be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly:	Offences by companies.
Provided that nothing contained in this subsection shall render any such person liable to any punishment under this Decree if he proves that the offence was committed without his knowledge or that he exercised all due diligence to prevent the commission of such offence.	
(2) Notwithstanding anything contained in subsection (1) of this section, where an offence under this Decree has been committed by a company and it is proved that the offence has been committed with the consent or connivance of, or is attributable to any neglect on the part of any director, manager, secretary or other officer of the company, such director, manager, secretary or other officer shall also be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly.	
30. Nothing in this Decree shall apply to any seed of any notified kind or variety grown by a person and delivered by him on his own premises direct to another person without any monetary consideration for being used by that person for the purpose of sowing or planting.	Exemption.
PART 111 - STAFF OF THE COUNCIL	
31. There shall be appointed by the President, Commander-in-Chief of the Armed Forces, on the recommendation of the Minister, a Director-General of the Council who shall be the chief executive of the Council and be responsible for execution of the policies and day-to-day running of the affairs of the Council.	Director of the Council.
32(1) Subject to this Decree, the Council may appoint such other persons as members of its staff as it considers necessary and may approve conditions of service for the staff.	Staff generally.
(2) If the Council thinks it expedient that any vacancy in the staff of the Council should be filled by a person holding office in any of the public services in the Federation, it shall inform the appropriate body to that effect and	

thereafter the Council may, by arrangement with the body concerned, cause such vacancy to be filled by way of secondment or transfer.

(3) Where any person is seconded under subsection (2) of this section, he shall be notified of the terms and conditions of the secondment, and the secondment shall be without prejudice to any pension rights which, but for the secondment, would still accrue to him.

(4) A person seconded under subsection (2) of this section may elect to be transferred to the staff of the Council in which case any previous service in the public service concerned shall be qualifying services as defined in the Pension Act.

Pension.33-(1) Service in employment of the Council shall be approved serviceCap. 346 LFN.for the purpose of the Pension Act and accordingly, officers and other persons
employed in the Council shall be entitled to pensions, gratuities and other
retirement benefits as are prescribed thereunder, so however, that nothing in this
Decree shall prevent the appointment of a person to any office on terms which
preclude the grant of a pension, gratuity or other retirement benefit in respect
of that office.

(2) For the purposes of application of the provisions of the Pension Act, any power exercisable thereunder by a Minister or other authority of the Government of the Federation (not being the power to make regulations under section 27 thereof) is hereby vested in and shall be exercisable by the Council and not by any other person or authority.

PART IV - FINANCIAL PROVISIONS

Financial provisions. 34.-(1) There shall be established and maintained by the Council, a fund from which shall be defrayed all expenditure incurred by the Council.

(2) There shall be paid and credited to the fund, established pursuant to subsection (1) of this section -

(a) such moneys as may be provided to the Council by the Federal Military Government or the Government of a State;

(b) all moneys as may be raised for the purposes of the Council by way of gift, loan, grants in aid, testamentary disposition or otherwise;

(c) all interests received in respect of moneys invested by the Council; and

(d) all other assets, from time to time, accruing to the Council.

(3) The fund shall be managed in accordance with rules made by the National Council of Ministers and without prejudice to the generality of the power to make rules under this subsection, the rules shall in particular contain provisions -

(a) specifying the manner in which the assets of the fund are to be held, and regulating the making of payments into and out of the fund;

(b) requiring the keeping of proper accounts and records for the purposes of the fund in such form as may be specified in the rules;

(c) for securing that the accounts are audited periodically by auditor appointed from a list and in accordance with guidelines supplied by the Auditor-General of the Federation;

(d) requiring copies of the accounts and of auditor's report thereon to be furnished to the Minister of Agriculture, Water Resources and Rural Development.

35. The Council shall not later than six months after the end of each year submit through the Minister to the National Council of Ministers and to the Nigerian Council for Agriculture, a report on the activities of the Council during the preceding year.

MISCELLANEOUS

36.-(1) For the purposes of the Lands Use Act, the purposes of the Council shall be public purpose of the Federation within the meaning of that Act.

(2) The Minister charged with responsibility for land matters may, by an instrument under his hand and seal, vest in the Council any property acquired pursuant to subsection (1) of this section and the Council shall pay into the Consolidated Revenue Fund of the Federation a sum equal to the aggregate amount of any expenses (including compensation) incurred on behalf of the Federal Military Government by virtue of that subsection in respect of any property vested in the Council by such an instrument.

37.-(1) The Minister may, by notification in the Gazette, make regulations to carry out the purposes of this Decree.

Report.

Acquisition of land. Cap. 202 LFN.

Regulations.

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(2) In particular and without prejudice to the generality of the foregoing power, such regulations may provide for -

(a) the functions of the Central Seed Laboratory;

(b) the certification of seeds;

(c) the manner of marking or labelling the container of seed of any notified kind or variety under sections 17 and 18 of this Decree;

(d) the requirements which may be complied with by a person carrying on the business referred to in sections. 16 and 17 of this Decree;

(e) the form of application for the grant of a certification under section 12 of this Decree, the particulars it may contain, the fees which should accompany it, the form of the certificate and the conditions subject to which the certification may be granted;

(f) the form and manner in which and the fee on payment of which an appeal may be preferred under section 13 of this Decree and the procedure to be followed by the appealate authority in disposing of the appeal;

(g) the qualifications and duties of Seed Analysts and Seed Inspectors;

(h) the manner in which samples may be taken by the Seed Inspector, the procedure for sending such samples to the Seed Analyst or the central seed laboratory and the manner of analysing such samples;

(i) the form of report of the result of the laboratory analysis and the fees payable in respect of such report;

Interpretation.

38. In this Decree, unless the context otherwise requires -

"agricultural seeds" includes cereals, legumes, oil, grass, forage, fibre, root, tuber or any other kind of crop seed or seedling commonly recognised within Nigeria as agricultural seed; lawn seed, vegetable

seed, forestry seed and seedlings, horticultural seeds and seedlings, ornamental seeds, seed mixtures and all planting materials as the Minister may designate from time to time;

"seed laboratory" means a central seed laboratory designated as such under section 23 of this Decree;

"certified seed" means any prescribed seed which is certified under the provisions of this Decree;

"container" means a box, casket, tin, barrel, tank, receptacle, sack, bag, wrapper or other thing in which any article or thing is placed or packed;

"Council" means the National Agricultural Seed Council established by section 1 of this Decree;

"labelling" means any label or other written, printed or graphical representation, in any form, accompanying and pertaining to seed, whether in bulk or in container;

"Minister" means the Minister of Agriculture, Water Resources and Rural Development;

"export" means taking out of Nigeria to a place outside Nigeria;

"import" means bringing into Nigeira from a place outside Nigeria;

"notified kind or variety" in relation to any seed means any kind of seed or variety thereof notified under this Decree;

"seed importer" means any person who, either exclusively or in conjunction with any other trade or business, imports seeds into Nigeria for resale;

"seed inspector" means the person appoinbted as seed inspector pursuant to section 25 of this Decree;

"seed producer" means any person who either exclusively or in conjunction with any other trade or business, produces seeds for sale;

"seed seller" means any person who, either exclusively or in conjunction with any other person, trade or business, sells seeds for growing to Nigerian farmers;

"sell" includes to exchange or to offer, advertise, keep, expose, transmit, convey or deliver in pursuance of a sale, exchange or barter;

"Unit" means the National Seed Service Unit established by section 5 of this Decree;

"variety" means a sub-division of any crop specie which can be differentiated from other sub-division of that kind of growth, plant, fruit or other characteristics and any uniform group which can be a first generation hybrid (F1) or a plant population reconstituted on each occasion by crossing two or more breeding stock maintained by inbreeding or population varietally maintained;

"weed seed" includes the seed of all plants included as weeds or listed as weeds in the Seed Regulations or commonly recognised as weeds in Nigeria;

Citation. 39. This Decree may be cited as the National Agricultural Seeds Decree 1992.

SCHEDULE Section 2(4)

SUPPLEMENTARY PROVISIONS RELATING TO THE COUNCIL

Proceedings of the Council

Cap. 192 LFN.

1. Subject to this Decree and to section 27 of the Interpretation Act, the Council $m_{\rm sd}$ make standing orders regulating its proceedings or those of any of its committees.

2. The quorum of the Council shall be five and the quorum of any committee of the Council shall be determined by the Council.

3. At any time while the office of the Chairman is vacant or the Chairman is in the opinion of the Council temporarily or permanently unable to perform the functions of his office the vice-chairman shall perform those

functions and references in this Schedule to the Chairman shall be construed accordingly.

4.-(1) Subject to the provisions of any applicable standing orders, the Board shall meet whenever summoned by the Chairman; and if the Chairman. is required so to do by notice given to him by not less than six other members, he shall summon a meeting of the Council to be held within twenty-one days from the date on which the notice is given.

(2) Where the Council wishes to obtain the advice of any person on a particular matter, the Council may co-opt him as a member for such period as it thinks fit, but a person who is a member by virtue of this sub-paragraph shall

not be entitled to vote at any meeting of the Council and shall not count towards quorum.

Committees

5.-(1) The Council may appoint one or more committees to carry out, on behalf of the Council, such of its functions as the Council may determine.

(2) A committee appointed under this paragraph shall consist of the number of persons determined by the Council and not more than one-third of those person may be persons who are not members of the Council; and a person other than a member of the Council shall hold office on the committee in accordance with the terms of the instrument by which he is appointed.

(3) A decision of a committee of the Council shall be of no effect until it is confirmed by the Council.

6.-(1) The fixing of the seal of the Council shall be authenticated by the signature of the Chairman or of some other member authorised generally or specifically by the Council to act for that purpose.

(2) Any contract or instrument which if made or executed by a person not being a body corporate, would not be required to be under seal may be made or executed on behalf of the Council by any person generally or specially authorised to act for that purpose by the contract.

SCHEDULE 2 Section 11.

OPERATING ZONES

1. Central Zone	Comprising the Federal Capital Terrtory Abuja, Benue, Kwara, Kogi, and Niger States with Secretariat in Benue State.
2. North-Eastern Zone	Comprising Adamawa, Bauchi, Borno, Plateau, Taraba and Yobe States with Secretariat in Plateau State.
3. South-Eastern Zone	Comprising Abia, Akwa Ibom, Anambra, Cross-River, Enugu, Imo and Rivers States with Secretariat in Enugu State.