

THE SENATE FEDERAL REPUBLIC OF NIGERIA

# **REPORT OF THE**

### SENATE JOINT COMMITTEE ON THE

## **PETROLEUM INDUSTRY GOVERNANCE BILL 2017**

SB 237



A(-).

PROVISIONS OF ORIGINAL BILL	JOINT COMMITTEE RECOMMENDATION	REMARRKS
ARRANGEMENT OF SECTIONS	RETAINED	
SECTION	RETAINED	
PART I – OBJECTIVES	RETAINED	
1. Objectives	RETAINED	
PART 2 - THE MINISTER	RETAINED	
2. Functions and powers of the Minister	RETAINED	
3. Rights of pre-emption	RETAINED	
PART 3 - NIGERIA PETROLEUM REGULATORY	RETAINED	
COMMISSION		
4. Establishment of the Nigeria	RETAINED	
Petroleum Regulatory Commission		

5. Objectives of the Commission	RETAINED	
6. Functions of the Commission	RETAINED	
7. Powers of the Commission	RETAINED	•
8. Regulations	RETAINED	
9. Decisions and orders made by the Commission	RETAINED	
<b>10.</b> Commission to give notice to interested	RETAINED	
parties		
<b>11.</b> Engagement of expertise support	RETAINED	
12. Question of law may be referred to the	RETAINED	
Federal High Court		
<b>13.</b> Governing Board of the Commission	RETAINED	
<b>14.</b> Functions of the Governing Board	RETAINED	
15. General policy directions	RETAINED	
16. Remuneration and allowances of members of	RETAINED	
the Board		
<b>17.</b> Disqualification and cessation of appointment	RETAINED	
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<b>18.</b> Resignation of a member of the Board	RETAINED	
<b>19.</b> Vacancy on the Board	RETAINED	
20. The Chief Executive Commissioner and	RETAINED	•
Executive Commissioners		
<b>21.</b> Appointment, tenure, remuneration and	RETAINED	
conditions of service of the Chief Executive		
Commissioner and the Executive Commissioners		
<b>22.</b> Disqualification from appointment	RETAINED	
<b>23.</b> Other staff, etc.	RETAINED	
24. Pensions	RETAINED	
<b>25.</b> Financial provisions	RETAINED	
26. Funding	RETAINED	
27. Power to accept grants	RETAINED	
28. Accounts and audit	RETAINED	
<b>29.</b> Mid-year and annual reports	RETAINED	
<b>30.</b> Exemption from income tax	RETAINED	
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<b>31.</b> Limitation of suits against the Commission,	RETAINED	
etc.		
<b>32.</b> Service of court process on the Commission	RETAINED	
		•
<b>33.</b> Restriction on execution against the Commission's property	RETAINED	
<b>34.</b> Special Investigation Unit	RETAINED	
<b>35.</b> Indemnity of Board members and employees	RETAINED	
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	37. Objectives of the Petroleum Equalisation Fund	
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	38. Functions of the Equalisation Fund	
	· · · · · · · · · · · · · · · · · · ·	
	39. Decisions and orders made by the	
	Equalisation Fund	
	40. Equalisation Fund to give notice to	
	interested parties	
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41. Engagement of Expertise Support	
42. Question of law may be referred to the	
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43. Governing Board of the Equalisation Fund	
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47. Disqualification and cessation of	
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the board	
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Directors	
51. Appointment, tenure, remuneration and	
conditions of service of the Executive	
Secretary and the Directors	
52 Discuslification from annointment	
52. Disqualification from appointment	
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53. Other staff, etc.	
	)
54. Pensions	
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55. Financial provisions	
56. Utilisation of the fund	
57. Power to accept grants	
58. Accounts and audit	
59. Mid-year and annual reports	
60. Exemption from income tax	
61. Limitation of suits against the Equalisation	
Fund, etc.	
62. Service of court process on the Equalisation	
Fund	
62 Postriction on execution against the	
63. Restriction on execution against the Equalisation Fund's property	
64. Indemnity of board members and employees	
1	1
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	65. Executive Secretary	
	66. Responsibilities of the Executive	
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Entities		
<b>36.</b> Establishment of the Ministry of	RETAINED	
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<b>37.</b> Incorporation of the Nigeria Petroleum	RETAINED
Assets Management Company and the	
National Petroleum Company	
PART <del>5</del> 6- Nigeria Petroleum Assets	RETAINED
Management Company	
<b>38.</b> The Nigeria Petroleum Assets Management	RETAINED
Company.	
<b>39.</b> Business or objects of the	RETAINED
Management Company	
40. Engagement of technical support	RETAINED
41. Transfer of assets and liabilities	RETAINED
42. Conclusive evidence	RETAINED
<b>43.</b> Release from liability or obligation	RETAINED
44. Enforcement or continuation of any cause of	RETAINED
action or proceedings	
<b>45.</b> Transfer not deemed to constitute a breach of	RETAINED
contract	
<b>46.</b> Guarantee or surety	RETAINED
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47. Dividend policy	RETAINED	
48. Funding	RETAINED	
		•
49. Provision of records etc. to the Management	RETAINED	
Company		
<b>50.</b> Further order amending a Transfer Order	RETAINED	
<b>51.</b> Directions to the NNPC on matters	RETAINED	
related to transition		
<b>52.</b> Transfer of employees to the Management	RETAINED	
Company and conditions of service of transferred		
employees		
53. Exemption from stamp duty and other	RETAINED	
charges	RETAINED	
54. Certain exemption from rates	RETAINED	
<b>55.</b> Composition and appointment of the Board	RETAINED	
<b>56.</b> Terms of office of members of the Board	RETAINED	
57. Management and governance of the	RETAINED	
Management Company		
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58. Matters reserved for the shareholders	RETAINED	
59. Publication of annual report and annual	RETAINED	
accounts of the Management Company		
		<b>•</b>
<b>60.</b> Protection of land belonging to the	RETAINED	
Management Company		
PART <del>6</del> 7 - NATIONAL PETROLEUM COMPANY	RETAINED	
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Company		
62. Exemption from certain laws	RETAINED	
<b>63.</b> Initial funding of the National Petroleum	RETAINED	
Company		
64. Assessment and offset of liabilities of	RETAINED	
the National Petroleum Company 💦 🔊		
65. Retention of revenue and dividend	RETAINED	
policy		
66. Divestment of shares of the National	RETAINED	
Petroleum Company		
67. Transfer of employees, assets and	RETAINED	
liabilities		
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PETR	OLEUM INDUSTRY GOVERNANCE BILL 2017	
68. Conclusive evidence	RETAINED	
<b>69.</b> Release from liability or obligation	RETAINED	5
<b>70.</b> Enforcement or continuation of any cause of action or proceedings	RETAINED	•
<b>71.</b> Transfer not deemed to constitute a breach of contract	RETAINED	
72. Guarantee or surety	RETAINED	
<b>73.</b> Provision of records etc. to the National Petroleum Company	RETAINED	
<b>74.</b> Further order amending a transfer order	RETAINED	
<b>75.</b> Directions to NNPC on matters related to transition	RETAINED	
<b>76.</b> Transfer of employees to the National Oil Company	76. Transfer of employees to the National Petroleum Company	Amended for consistency
77. Delisting of assets	RETAINED	
<b>78.</b> Exemption from stamp duty and other charges	RETAINED	
<b>79.</b> Composition and Appointment of the Board	RETAINED	
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80. Management and governance of the	RETAINED	
National Petroleum Company		
<b>81.</b> Terms of office of members of the Board	RETAINED	
		•
82. Matters reserved for the Shareholders.	RETAINED	
83. Publication of annual report and annual	Publication of annual report and annual account	Word "annual" deleted to
account of the National Petroleum Company	of the National Petroleum Company	reflect for sentence accuracy.
84. Certain exemption from rates	RETAINED	
85. Protection of National Petroleum	RETAINED	
Company's land		
PART 78-REPEALS, TRANSITIONAL AND	RETAINED	
SAVINGS PROVISIONS		
86. Adaptation of laws	RETAINED	
87. Repeals	RETAINED	
88. Saving provisions	RETAINED	
89. Transfer of staff, etc.	RETAINED	
90. Cessation of employment	RETAINED	
<b>91.</b> Application of subsisting contracts	RETAINED	
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92. Interpretation	RETAINED	
93. Short Title	RETAINED	
		•
SCHEDULES	RETAINED	
First Schedule	RETAINED	
Second Schedule	RETAINED	
Third Schedule	RETAINED	
Facuath Calcula	DETAINED	
Fourth Schedule	RETAINED	
Fifth Schedule	RETAINED	
Fitti Schedule	RETAINED	
EXPLANATORY MEMORANDUM	RETAINED	
A Bill for:		
An Act to Provide for the Governance and	RETAINED	
Institutional Framework for the Petroleum Industry		
and for Other Related Matters		
]	RETAINED	
] Commencement Date		
Enacted by the National Assembly of the Federal	RETAINED	

Republic of Nigeria		
PART I - OBJECTIVES	RETAINED	
1. Objectives		
The objectives of this Act shall be to: -	RETAINED	•
<ul> <li>(a) create efficient and effective governing institutions with clear and separate roles for the petroleum industry;</li> </ul>	RETAINED	
<ul> <li>(b) establish a framework for the creation of commercially oriented and profit driven petroleum entities that ensure value addition and internationalization of the petroleum industry;</li> </ul>	(b) establish a framework for the creation of commercially oriented and profit driven petroleum entities to ensure value addition and internationalization of the petroleum industry;	The word "that" is replaced with "to" for clarity
(c) promote transparency and accountability in the administration of petroleum resources of Nigeria; and	RETAINED	
(d) foster a conducive business environment for petroleum industry operations.	RETAINED	
PART 2 - THE MINISTER	RETAINED	
2. Functions and powers of the Minister	RETAINED	
2. I unctions and powers of the winister		
(1) The Minister shall-	RETAINED	
(a) be responsible for the determination, formulation and monitoring of Government policy for the	RETAINED	

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petroleum industry;		
(b) exercise general supervision over the affairs and	RETAINED	
operations of the petroleum industry subject to		
the provisions of this Act;		•
(c) report developments in the petroleum industry to	DELETED	Deleted as this is already a
the Federal Executive Council;		core responsibility of the
		Minister
(d) advise the Government on all matters pertaining	RETAINED	
to the petroleum industry;		
(e) promote the development of local content in the	RETAINED	
Nigerian petroleum industry;		
(f) represent Nigeria at international organisations	RETAINED	
that are primarily concerned with the petroleum		
industry;		
(g) negotiate and execute international petroleum	(g) negotiate and execute international	The word sovereign deleted
treaties and agreements with other sovereign	petroleum treaties and agreements with other	for superfluity.
countries, international organizations and other	countries, international organizations and other	
similar bodies on behalf of the Government;	similar bodies on behalf of the Government;	
(h) upon the recommendation of the Commission,	DELETED	Paragraph deleted to transfer
grant, amend, renew, extend or revoke any		functions to the Commission
licence or lease required for petroleum		to ensure separation of duties
exploration or production pursuant to the		and provide for checks and
provisions of this Act or any other enactment; and		balances

<ul> <li>(i) do all such other things as are incidental to and necessary for the performance of the functions of the Minister under this Act.</li> </ul>	RETAINED	5
		•
(2) The Minister may in writing delegate to any other person or institution any power or function conferred on him by or under this Act.	(3) The Minister may in writing delegate to any senior officer of the Ministry or institution any power or function conferred on him by or under this Act.	Subsection amended to provide clarity on who the Minister may delegate to
3. Rights of pre-emption	RETAINED	
(1) In the event of a state of national emergency as specified in the Constitution of the Federal Republic of Nigeria, 1999, the Minister shall have the right of pre-emption of all petroleum and petroleum products obtained, marketed or otherwise dealt with under any license or lease granted under this Act or any other enactment. (2) The provisions of the Eirst Schedule to this Act	In the event of a state of national emergency as specified in the Constitution of the Federal Republic of Nigeria, 1999, as amended, the Minister shall have the right of pre-emption of all petroleum and petroleum products obtained, marketed or otherwise dealt with under any license or lease granted under this Act or any other enactment.	Subsection amended to provide accurate citation of constitution.
(2) The provisions of the First Schedule to this Act shall have effect in relation to the rights referred to in subsection (1) of this section.	RETAINED	
(3) Any person, who fails or neglects to comply with a requisition made by or on behalf of the Minister under paragraphs 1, 2 or 7 of the First Schedule to this Act, or fails to conform or to obey a direction issued by the Minister under paragraph 8 of the	(3) Any person, who fails or neglects to comply with a requisition made by or on behalf of the Minister under paragraphs 1, 2 or 7 of the First Schedule to this Act, or fails to conform or to obey a direction issued by the Minister under	
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First Schedule to this Act, commits an offence and	paragraph 8 of the First Schedule to this Act,	term of imprisonment to 10
is liable on conviction to a fine not above	commits an offence and is liable on conviction to	years in order to properly
N10,000,000.00 or to imprisonment for a period	forfeiture of the petroleum product and facilities	reflect the gravity of the
not exceeding six months or both.	subject of the offence and to imprisonment for a	offence as an economic
	period not exceeding ten years.	sabotage
(4) Any person who obstructs or interferes with the	(4) Any person who obstructs or interferes with	The subsection is amended to
Minister, his servants or agents in the exercise of	the Minister, his servants or agents in the	require forfeiture of the
the powers conferred on the Minister under	exercise of the powers conferred on the Minister	petroleum products and
paragraph 8 of the First Schedule to this Act, shall	under paragraph 8 of the First Schedule to this	facilities subject of the
be guilty of an offence and on conviction shall be	Act, shall be guilty of an offence and is liable on	offence and to increase the
liable to a fine not above N5,000,000.00 or to	conviction to forfeiture of the petroleum	term of imprisonment to 10
imprisonment for a period not exceeding six	products and facilities subject of the offence and	years in order to properly
months or to both.	to imprisonment for a period not exceeding ten	reflect the gravity of the
	years.	offence as an economic
		sabotage
(5) The Minister may by regulation increase the	DELETED	Subsection deleted since the
financial penalties imposed under subsections 3		prior amendment removes
and 4 of this section.		the option of fine.
PART 3 - NIGERIA PETROLEUM REGULATORY	RETAINED	
COMMISSION	•	
4. Establishment of the Nigeria Petroleum	RETAINED	
Regulatory Commission		
(1) There is established under this Act the Nigeria	RETAINED	
Petroleum Regulatory Commission ("the		
Commission") as a body corporate with perpetual		
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succession and a common seal and which may sue		
or be sued in its corporate name.		
(2) The Commission shall have power to -	RETAINED	
		•
(a) enter into contracts and incur obligations;	RETAINED	
(b) acquire, hold, mortgage, purchase and deal with	RETAINED	
property, whether movable or immovable, real or		
personal; and		
(c) do all such things as are necessary for or incidental	RETAINED	
to the carrying out of its functions and duties		
under this Act.		
(3) From the date of the commencement of this Act,	(3) From the Effective Date, without further	
without further assurance, the Commission shall	assurance, the Commission shall be vested	the defined term "Effective
be vested with all assets, funds, resources and	with all assets, funds, resources and other	Date".
other movable and immovable properties which	movable and immovable properties which	
immediately before the commencement of this	immediately before the Effective Date were	
Act were held by the Petroleum Inspectorate, the	held by the <i>Petroleum Inspectorate</i> , the	
Department of Petroleum Resources and the	Department of Petroleum Resources and the	
Petroleum Products Pricing Regulatory Agency.	Petroleum Products Pricing Regulatory Agency.	
(4) As from the date of commencement of this Act –	RETAINED	
(a) the rights, interests, obligations and liabilities of	RETAINED	
the Petroleum Inspectorate, Department of		
Petroleum Resources and the Petroleum Products		
Pricing Regulatory Agency existing immediately		
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before the Effective Date under any contract or instrument or law or in equity shall by virtue of this Act be assigned to and vested in the Commission;	
(b) any such contract or instrument covered by subsection 4(a) of this section shall be of the same force and effect against or in favour of the Commission and shall be enforceable as fully and effectively as if instead of the Petroleum Inspectorate, Department of Petroleum Resources or the Petroleum Products Pricing Regulatory Agency, the Commission had been named therein or had been a party thereto; and	RETAINED
· · · ·	
(c) the Commission shall be subject to all the obligations and liabilities to which the Petroleum Inspectorate, Department of Petroleum Resources and the Petroleum Products Pricing Regulatory Agency were subject immediately before the Effective Date and all other persons shall as from the Effective Date have the same rights, powers and remedies against the Commission as they had against the Petroleum Inspectorate, Department of Petroleum Resources and the Petroleum Products Pricing Regulatory Agency immediately before the Effective Date.	RETAINED
(F) The Commission shall be also by the list	
(5) The Commission shall be structured into departments as its Board may, from time to time,	RETAINED

deem appropriate for the effective discharge of its		
functions under this Act.		
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5. Objectives of the Commission	RETAINED	
		>
The Commission shall -	RETAINED	
(a) promote the healthy, safe and efficient conduct of	RETAINED	
all petroleum operations in an environmentally		
friendly and sustainable manner;		
(b) promote the efficient, safe, effective and	RETAINED	
sustainable infrastructural development of the		
petroleum industry;		
(c) ensure compliance with all applicable laws and	RETAINED	
regulations governing the petroleum industry;		
(d) determine and ensure the implementation and	RETAINED	
maintenance of technical standards, codes and		
specifications applicable to the petroleum industry		
in line with global best practice;		
(e) subject to the provisions of this Act, execute	RETAINED	
Government policies for the petroleum industry	RETAINED	
assigned to it by the Minister;		
(f) promote an enabling environment for	RETAINED	
investments in the petroleum industry;		
(g) ensure that regulations are fair and balanced for	RETAINED	

all classes of lessees, licensees, permit holders, consumers and other stakeholders;		$\sim$
(h) in consultation with the Ministry of Environment, ensure strict implementation of environmental policies, laws and regulations as pertains to oil and gas operations; and	(h) ensure strict implementation of environmental policies, laws, regulations and standards as pertains to oil and gas operations; and	Paragraph amended to remove the requirement for consultation with the Ministry of Environment to domicile environmental matters for the petroleum industry in the Commission and to include the term "standards" which is missing in the provision.
(i) implement such other objectives as are consistent with the provisions of this Act.	RETAINED	
6. Functions of the Commission	RETAINED	
(1) The Commission shall -	RETAINED	
<ul> <li>(a) administer and enforce policies, laws and regulations relating to all aspects of petroleum operations which are assigned to it under the provisions of this Act or any regulations made in pursuance of this Act or under any other enactment;</li> </ul>	RETAINED	
(b) monitor and enforce compliance with the terms	RETAINED	
and conditions of all leases, licences, permits and		
authorisations issued in respect of any petroleum		
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operations;		
(c) define and enforce approved standards for design, construction, fabrication, operation and maintenance for all plants, installations and facilities utilized or to be utilized in petroleum operations;	RETAINED	
(a) in an exploring with the Ministry of Furthermore	(d) in annultation with the Minister of	Deve sweep have and a data
(d) in consultation with the Ministry of Environment, ensure adherence to applicable national and international environmental and other technical	(d) in consultation with the Ministry of Environment or any other agency in charge of environmental issues, (d) ensure adherence to	Paragraph amended to include the requirement for consultation with the Ministry
standards by all persons involved in petroleum operations;	applicable national and international environmental and other technical standards by all persons involved in petroleum operations;	of Environment and any other agency in charge of environmental matters.
(a) astablish manitan manilate and suffered backle	RETAINED	
<ul> <li>(e) establish, monitor, regulate and enforce health and safety measures relating to all aspects of petroleum operations;</li> </ul>	RETAINED	
(f) keep public registers of all leases, licences, permits and other authorizations issued by the Commission or the Minister and any renewals, amendments, extensions, suspensions and revocations thereof;		
(g) monitor the activities of the holders of leases, licences, permits and other authorizations issued by the Commission or the Minister to secure and enforce compliance with the terms and conditions thereof and carry out enquiries,	RETAINED	
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tests, audits, investigations and any other undertakings deemed necessary for performance of this responsibility;		-0
<ul> <li>(h) publish reports and statistics on the petroleum industry;</li> </ul>	RETAINED	•
<ul> <li>(i) develop and publish methodologies for tariffs and pricing relating to third party access to petroleum facilities from time to time by regulation;</li> </ul>	RETAINED	
<ul> <li>(j) establish the framework for the validation and certification of national hydrocarbon reserves; and</li> </ul>	RETAINED	
(k) advise the Minister on fiscal and other issues pertaining to the petroleum industry.	RETAINED	
(I) undertake evaluation of national reserves, carry	(i) undertake evaluation of national reserves,	Paragraph amended to
out or coordinate long term forecasting and	carry out or coordinate long term forecasting	include role of coordination of
perform reservoir management studies;	and perform reservoir management studies;	long term forecast.
(m)conduct regular audits of the activities of operators engaged in petroleum operations and oil service companies in order to ensure compliance with Nigerian laws and requirements for petroleum operations;	RETAINED	
(n) maintain a petroleum industry data bank	RETAINED	
ing maintain a perforeunt industry data Dalik		
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comprising all data acquired by or given to the Commission in the exercise of its statutory functions;		-0
<ul> <li>(o) supervise and ensure accurate calibration and certification of equipment used for fiscal measures for upstream petroleum operations;</li> </ul>	(o) supervise and ensure accurate calibration and certification of equipment used for fiscal measures for upstream and downstream petroleum operations;	Paragraph amended to include the term "downstream" for accuracy.
(p) issue licences or permits and any other authorisations necessary for all activities connected with, but not limited to the following:	RETAINED	
(i) Seismic,	RETAINED	
(ii) Drilling,	RETAINED	
(iii) Design, fabrication, construction, commissioning and decommissioning of all facilities for upstream petroleum operations, and	Design, fabrication, construction, commissioning and decommissioning of all facilities for upstream and downstream petroleum operations, and	Paragraph amended to include the term "downstream" for accuracy.
(iv) Manimum officiancy and that and then well		
(iv) Maximum efficiency rate test and other well test/production related activities;	RETAINED	
<ul> <li>(q) manage and administer all unallocated acreage of crude oil and natural gas and all upstream petroleum data;</li> </ul>	RETAINED	
(r) conduct bid rounds or other processes for the	RETAINED	

award of any licence or lease required for		
petroleum exploration or production;		
(s) make recommendations to the Minister for the issuance, modification, amendment, extension, suspension, review, cancellation and reissuance, revocation and / or termination of upstream licences made in compliance with applicable laws and regulations;	(s) issue, modify, amend, extend, suspend, review, cancel and reissue, revoke and / or terminate upstream licences made in compliance with applicable laws and regulations;	Paragraph amended to domicile the power for issuing and revoking licences in the Commission.
(t) approve all field development programmer	RETAINED	
(t) approve all field development programmes;		-
(u) allocate petroleum production quotas;	(u) allocate petroleum production quotas in a non-discriminatory manner;	Paragraph amended by adding the phrase "in a non- discriminatory manner" to ensure transparency in quota allocation process.
<ul> <li>(v) develop benchmarks and cost management strategies for petroleum operations performance monitoring;</li> </ul>	(v) RETAINED	
<ul> <li>(w) compute, assess and ensure payment of royalties, rentals, fees, and other charges for upstream petroleum operations; and</li> </ul>	(w) RETAINED	
<ul> <li>(x) issue clean certificates of inspection at the oil terminals to exporters of crude oil upon satisfaction that the requirements as to quality and quantity have been complied with.</li> </ul>	(x) RETAINED.	
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(y) regulate and co-ordinate the activities of the	RETAINED	
industry in a non-discriminatory and transparent		
manner;		
		•
(z) establish the methodology for determining	(z) establish the methodology for determining	Paragraph amended to
appropriate tariffs for gas processing; gas	appropriate tariffs for gas processing, gas	correct mistake in
transportation; transmission and transportation	transportation, transmission and transportation	punctuation to improve
of crude oil; and bulk storage of oil and gas.	of crude oil and bulk storage of oil and gas.	grammatical accuracy.
(aa) develop cost benchmarks for key elements of	RETAINED	
midstream & downstream petroleum operations;		
(bb) regulate bulk storage, transportation and	RETAINED	
transmission of crude oil and gas and set rules for		
the common carrier systems for crude oil and		
gas;		
(cc) promote the principles of sustainable	RETAINED	
infrastructural development;		
(dd) promote competition and private sector	RETAINED	
participation;	·	
(ee) ensure that all economic and strategic demands	ensure that all economic and strategic demands	Paragraph amended to
for oil and gas in the domestic economy are met;	for oil and gas in the domestic economy are met;	include oil.
(ff) monitor and enforce the actual application of	RETAINED	
tariffs and pricing frameworks;		
	27	
	27	

(gg) monitor market behaviour including the development and maintenance of competitive markets;	RETAINED	$\mathcal{O}$
(hh) arrest situations of abuse of dominant power and restrictive business practices;	RETAINED	•
<ul> <li>(ii) provide the standard for metering, inspect the metering of pumps and all other facilities and ensure their compliance with safety standards as prescribed by the Commission;</li> </ul>	RETAINED	
(jj) grant, issue and renew licences, permits and authorisations including but not limited to licences, permits or authorisations for downstream gas, petroleum products, storage depots, retail outlets, transportation and distribution facilities and the design, fabrication, construction, commissioning and decommissioning of all facilities including those for gas and petrochemicals and prescribe requirements to be satisfied by applicants for these purposes.	(jj) grant, issue and renew licences, permits and authorisations including but not limited to licences, permits or authorisations for downstream gas, petroleum products, storage depots, retail outlets, transportation and distribution facilities for the petroleum industry and the design, fabrication, construction, commissioning and decommissioning of all facilities and prescribe requirements to be satisfied by applicants for these purposes.	Paragraph amended for accuracy.
(kk) modify, amend, extend, suspend, review, cancel	RETAINED	
and reissue, revoke and / or terminate licences,		
permits and authorisations;		
(II) establish methodology for calculating the fair	(II) establish framework for calculating the fair	The word "methodology" is
market value of petroleum products;	market value of petroleum products;	replaced with "framework"
	· · · · · · · · · · · · · · · · · · ·	
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		for accuracy.
(mm) regulate and set rules for petroleum products distribution, petroleum product pipelines, retail outlets and storage depots;	(mm) regulate and set rules for petroleum products distribution, petroleum product pipelines, retail outlets, trucking of petroleum products and storage depots;	Paragraph amended to extend the coverage of Commission's regulatory powers to the trucking of petroleum products.
(nn) ensure security of petroleum products supply, market development and the development of competition;	RETAINED	
(oo) develop market rules for trading in wholesale gas supplies to downstream gas distributors;	RETAINED	
(pp) establish customer protection measures;	RETAINED	
(qq) undertake consultation with customers, licensees and other industry participants, where necessary, for purpose of:	RETAINED	
(i) promoting and protecting the interests of consumers; and	RETAINED	
<ul> <li>(ii) promoting the principles of sustainable resource and infrastructural development through the efficient supply and use of downstream gas and other petroleum products;</li> </ul>	RETAINED	
(rr) regulate and ensure the supply, distribution,	RETAINED	
	29	

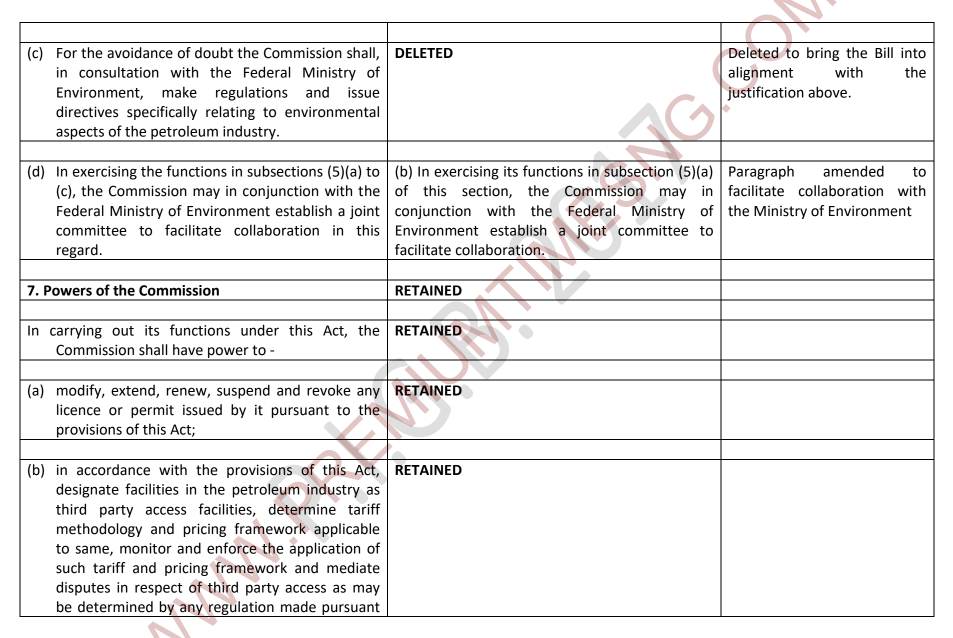
marketing and retail of petroleum products;		
(ss) administer and monitor the national operating		
and strategic stocks as set by the Minister;		
(tt) monitor and enforce the actual application of	RETAINED	•
petroleum product pricing formulae or		
framework for petroleum products;		
(uu) enforce consumer rights in relation to petroleum	RETAINED	
products and services;		
(vv) establish appropriate dispute settlement	RETAINED	
(vv) establish appropriate dispute settlement mechanisms relating to the commercial rights		
and obligations of operators and customers		
pursuant to the provisions of this Act or any		
other enactment or; regulation, provided that		
operators and customers shall reserve the right		
to resolve disputes in accordance with the terms		
of their contracts or approach a court with		
jurisdiction in the matter;		
(ww) inspect the metering of pumps and any other		Paragraph amended to
facilities at downstream retail outlets to ensure	other facilities at downstream retail outlets to	include "measurement 2and
compliance with safety standards;	ensure compliance with safety, measurement	technical" after safety to
	and technical standards;	improve accuracy.
(xx) establish, monitor and regulate health,	RETAINED	
environmental and safety measures relating to		
the management of downstream assets, including but not limited to refineries,		
I including but including to refineries,		

 $\wedge$ 

	petrochemical plants, lube plants, petroleum	
	depots & pipelines and downstream gas plants;	
(уу)	monitor and ensure the quality and process of	RETAINED
	conversion or blending of whatever material by	
	whatever method to fuels, bio-fuels or other petroleum derivatives for automotive use in	
	Nigeria;	
(zz)	Monitor and ensure the quality of petroleum	RETAINED
. ,	products sold in Nigeria.	
(2)	In addition to the functions specified above, the	RETAINED
	Commission shall:	
(a)	develop open access rules applicable to crude oil	RETAINED
	and petroleum products and natural gas transportation pipelines, strategic depots, loading	
	facilities, transportation, transmission and bulk	
	storage facilities;	
(b)	notwithstanding the provisions of any other law	RETAINED
	or regulations, exclusively supervise and ensure	
	accurate calibration and certification of	
	equipment used for fiscal measures in the	
	industry;	
(0)	understate huitealf or through qualified our entire	
(C)	undertake by itself or through qualified expertise such other activities as are necessary or	RETAINED
	expedient for giving full effect to the provisions	
L		
		31

	of this Act; and	
	· · · ·	
(d)	do such other things as are necessary and	RETAINED
	expedient for the effective and full discharge of	
	any of its functions under this Act.	
(3)	The Commission shall, in addition to its other	RETAINED
	functions:	
(a)	promote the exploration of the frontier basins of	RETAINED
	Nigeria;	
(1.)	de ales a deserve a deserve a deserve de la defense	
(b)	develop exploration strategies and portfolio	RETAINED
	management for the exploration of unassigned frontier acreages in Nigeria;	
	nontiel acreages in Nigeria,	
(c)	identify opportunities and increase information	RETAINED
(0)	about the petroleum resources base within all	RETAINED
	frontier acreages in Nigeria; and	
(d)	undertake studies, analyse and evaluate all	RETAINED
. ,	unassigned frontier acreages in Nigeria;	
(4)	Collaboration and Consultation with other	RETAINED
	Agencies	
(a)	In performing its functions as provided in this	RETAINED
	section, the Commission shall, where applicable,	
	collaborate with other relevant Government	
	agencies.	
		32

(b)	Notwithstanding the provisions of any other law or regulation, no Government agency shall exercise any powers and functions in relation to	RETAINED	5
	the petroleum industry in conflict with the powers and functions of the Commission.	<u>AO</u>	
_			
(c)	All Government agencies exercising any lawful powers and functions in relation to the petroleum industry shall consult with the Commission in the issuance of any regulations, guidelines and in the issuance of enforcement	RETAINED	
	orders or directives which may impact the petroleum industry.		
-	perioleum muustry.		
(5)	Responsibility for the Environment	(5) Responsibility for Environmental Matters in	
(0)		the Petroleum Industry	
(a)	Without prejudice to the overall responsibility of the Federal Ministry of Environment, the Commission shall have responsibility over all aspects of health, safety and environmental matters in respect of the petroleum industry.	<ul> <li>(a) The Commission shall have responsibility over all aspects of health, safety and environmental matters in respect of the petroleum industry.</li> </ul>	Full responsibility for environmental matters in the petroleum industry is vested in the Commission.
(b)	The Commission shall at all times ensure that any regulation or directive in respect of the petroleum industry, made in pursuance of subsection (5)(a) of this section, shall not conflict with any regulation or directive issued by the Federal Ministry of the Environment.	DELETED	Deleted to bring the Bill into alignment with the justification above.
		33	



to this Act;		
<ul> <li>(c) request and obtain any information or any document concerning licensed activities in the petroleum industry from any licensee, lessee or permit holder;</li> </ul>	RETAINED	
(d) where it considers it to be in the public interest:	RETAINED	
<ul> <li>(i) publish information relating to petroleum operations provided by lessees, licensees and permit holders; and</li> </ul>	RETAINED	
<ul> <li>(ii) require lessees, licensees and permit holders to publish particular information relating to petroleum operations subject to the provisions of Regulation 7(5) of the National Data Repository Regulation 2007;</li> </ul>		
<ul> <li>(e) enforce relevant lease, licence or permit conditions and the specific requirements of this Act or any other enactment or regulation;</li> </ul>		
<ul> <li>(f) issue penalties and fines in accordance with the provisions of this Act or any other enactment or regulation;</li> </ul>	RETAINED	
(g) enforce the provisions of any enactments or	(g) enforce the provisions of any enactments or	Subsection amended to use
regulations applicable to petroleum operations	regulations applicable to petroleum operations	the defined term "Effective

made prior to the commencement of this Act or	made prior to the Effective Date or any other Date"
any other enactment or regulation;	enactment or regulation;
(h) institute legal proceedings against any lessee,	RETAINED
licensee or permit holder for failure to comply	
with lease, licence or permit conditions or other	
requirements of this Act or any other enactment	
or regulation;	
(i) make and enforce regulations and prescribe fees	RETAINED
in line with the provisions of this Act or any other	
enactment or regulation; and	
(j) issue guidelines in line with the provisions of this	RETAINED
Act or any other enactment or regulation.	
8. Regulations	RETAINED
(1) The Commission may subject to the provisions of	RETAINED
subsections (2) and (3) of this section, make	
regulations necessary to give proper effect to the	
provisions of this Act.	
(2) The Commission shall prior to making any	RETAINED
regulation under this Act, conduct a public	
hearing in the manner specified in subsection (4)	
of this section on the subject matter of the	
proposed regulation.	
(3) The Commission shall, in making any regulation,	RETAINED
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#### PETROLEUM INDUSTRY GOVERNANCE BILL 2017 take into consideration the findings of the public hearing conducted in pursuance of subsection (2) of this section. (4) Before holding a public hearing in pursuance of RETAINED subsection (2) of this section, the Commission shall publish in at least two national newspapers and its website, notice of: (a) the fact that it is holding the public hearing; RETAINED (b) invitation to members of the public to participate (b) invitation to major stakeholders and Paragraph amended bv members of the public to participate in the in the public hearing; adding "major stakeholders" public hearing; to ensure that the relevant stakeholders are invited. (c) the venue and period during which the public RETAINED hearing is to be held; (d) the nature of the matter to which the public **RETAINED** hearing relates; (e) the matters that the Commission would like the RETAINED submissions to deal with; (f) the form in which stakeholders and members Paragraph (f) the form in which members of the public are to amended bv make submissions to the Commission on the of the public are to make submissions to the adding "stakeholders" to subject matter of the public hearing; Commission on the subject matter of the public ensure that the relevant hearing; stakeholders are included.

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(g) the period of public notice for the commencement of the public hearing, which shall not be less than twenty-one days; and	RETAINED	
(h) the address or addresses to which the submissions may be sent.	RETAINED	•
<ul> <li>(5) Notwithstanding the provision of subsection (2) of this section, the Commission may, due to the exigency of the circumstances, make any regulation without conducting a public hearing, where it deems it necessary to do so.</li> </ul>	RETAINED	
(6) Any regulation made pursuant to sub-section (5) of this section shall be valid for not longer than six months with effect from its commencement date, unless it is confirmed after a public hearing.	RETAINED	
9. Decisions and orders made by the Commission	RETAINED	
(1) The Commission shall ensure that any decision or order made by the Commission:	RETAINED	
(a) contains the basis for the decision or order;	RETAINED	
(b) are properly recorded in writing; and	RETAINED	
(c) are accessible to the public at reasonable times and places.	RETAINED	
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(2) The Commission shall issue written reasons in	RETAINED	
respect of any decisions or orders affecting the		1
existing rights of any person, if the affected		
person requests such written reasons.		<ul> <li>لا المراجع الم المراجع المراجع ا المراجع المراجع ا</li></ul>
(3) The Commission may issue written reasons in	RETAINED	
respect of any other decision or order as the		
Commission deems necessary.		
(4) Every recommendation, declaration, decision or	RETAINED	
order of the Commission, if purporting to be		
signed by a person describing himself as the Chief		
Executive Commissioner of the Commission or by		
a person describing himself as a Commissioner		
acting in the capacity of the Chief Executive		
Commissioner, shall unless the contrary is shown,		
be deemed to be made by the Commission and to		
have been so signed and may be proved by the		
production of a copy thereof purporting to have		
been so signed.		
(5) The Commission may make interim orders	RETAINED	
pending the final disposition of a matter before		
it.		
10. Commission to give notice to interested parties	RETAINED	
(1) The Commission may hold a hearing on any	RETAINED	
matter, which under this Act or any other		
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enactment is required or permitted to be conducted or on which it is required or permitted to take any action and the Commission shall hold public hearing on matters which the Commission determines to be of significant interest to the general public.		<u>S</u>
(2) Where the Commission is required to or otherwise decides to hold a hearing, all persons having an interest in such matter shall, as far as reasonably practicable, be notified of the questions at issue and given opportunities to make representations, if they so wish.		
(3) The Commission shall take into consideration the findings of any public hearing conducted in pursuance of subsection (1) of this section.	RETAINED	
11. Engagement of Expertise Support	RETAINED	
When any matter arises which entails the consideration of any professional or technical question, the Commission may consult such persons as may be qualified to advise thereon.	When any matter arises which entails the consideration of any professional or technical question, the Commission may consult such persons or institutions as may be qualified to advice thereon.	Paragraph amended to include the phrase "or institutions" for more effective inclusion of entities. To be consulted.
12. Question of law may be referred to the Federal	RETAINED	
High Court		
(1) If any question of law arises from an order or decision of the Commission, the Commission	RETAINED	
	40	

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may, on its own initiative or at the request of any person directly affected by such order, reserve that question for the decision of the Federal High Court.		3
(2) Where a question has been reserved under subsection (1) of this section, the Commission shall state the question in the form of a special case and file it with the Registrar of the Federal High Court.	RETAINED	•
13. Governing Board of the Commission	RETAINED	
(1) There shall be established for the Commission a governing Board (in this Act referred to as the "Board") which shall, be responsible for the policy and general administration of the Commission.	RETAINED	
(2) The Board shall consist of the following members:	RETAINED	
(a) a non avagutiva Chairman.	RETAINED	
(a) a non-executive Chairman;	RETAINED	
(b) one non-executive Commissioner;	(b) two non-executive Commissioners;	Paragraph amended to increase the total number of commissioners from 9 to 11 and to increase the number of non-executive commissioners from one to two in order to strengthen the Board.

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(c) the Chief Executive Commissioner;	RETAINED	
(d) three other Executive Commissioners;	(d) four other Executive Commissioners;	Paragraph amended t increase the total number of commissioners from 9 to 1 and in order to increase th number of executiv commissioners to ensur proper coverage of th
		industry regulatory functions.
<ul> <li>(e) a representative of the Ministry of Petroleum Resources who shall not be below the rank of director;</li> </ul>	RETAINED	
(f) a representative of the Ministry of Finance	RETAINED	
who shall not be below the rank of director;	hereiteb	
(g) a representative of the Ministry of Environment who shall not be below the rank of director;	RETAINED	
(2) The engeintment to the Deard in respect of		
<ul><li>(3) The appointment to the Board in respect of persons appointed pursuant to subsections 2(a) to (d) of this section shall be made by the President subject to confirmation of the Senate.</li></ul>	RETAINED	
(4) The board members shall be persons of high	(4) The board members shall be persons of high	Subsection amended t
2	42	

integrity and relevant experience;	integrity and relevant experience and their appointment or replacement shall be in accordance with the principles of Federal Character;	
		•
(5) In appointing the Chairman and the non- executive Commissioner, the President shall have due regard to a fair representation of technical, legal and commercial experience.	<ul> <li>(5) The Commissioners shall be persons chosen for their expertise, experience or professional qualifications in the following fields or areas of competence:</li> <li>(a) the planning, development, production, gathering, processing, transportation, distribution or supply of petroleum, petroleum products and gas; or</li> <li>(b) the generation, transmission or distribution of electricity or other forms of power; or</li> <li>(c) law, regulation, accountancy, economics, finance, engineering or geo-sciences particularly where such qualifications have been developed in connection with activities related to the petroleum industry; provided that a person shall not be appointed as a Commissioner unless he has graduated from a tertiary institution and possesses a university degree and a minimum of fifteen (15) years post-qualification experience.</li> </ul>	Subsection amended to ensure that the Board is manned with the best hands.
(6) The persons appointed in paragraphs (a) and (b) of subsection (2) of this section shall hold office for a term of four years in the first instance, which term may be renewed for another term of four years only on such terms and conditions as	RETAINED	
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may be specified in their letters of appointment.		
(7) Appointment to the Board in respect of	RETAINED	
persons appointed pursuant to subsection 2 (a)		
and (b) of this section shall be in a non-executive		•
and part- time basis.		
(8) For the avoidance of doubt, the non-executive	RETAINED	
commissioners shall not participate in the day to	RETAINED	
day operations of the Commission;		
(9) The proceedings of the Board and other ancillary	RETAINED	
matters shall be in accordance with the		
provisions of the Second Schedule to this Act.		
(10) Subject to subsection (5) of this section, the	(10) Subject to subsection (5) of this section, the	Paragraph amended to delete
Board shall have the power to make standing	Board shall have the power to make standing	unnecessary phrase and acts
orders for the regulation of its proceedings and meetings and acts of the Board shall be deemed	orders for the regulation of its proceedings and meetings.	of the Board shall be deemed to be acts of the Commission;
to be acts of the Commission.	meetings.	
(11) The conflict of interest provisions contained in	RETAINED	
the Third Schedule to this Act shall apply to all		
members of the Board.		
14. Functions of the Governing Board.	RETAINED	
(1) The Board shall:	RETAINED	
(a) he reconnecible for the several direction and		
(a) be responsible for the general direction and	RETAINED	
	ΔΔ	

supervision of the Commission;		
(b) oversee the operations of the Commission;	DELETED	Deleted to avoid the
		impression that the Board is
		to be involved in the day to
		day operations of the
		Commission.
(c) provide general guidelines for the carrying out	RETAINED	
of the functions of the Commission;		
(d) review and approve the business, strategic and	RETAINED	
operating plans of the Commission;		
(e) consider and approve the budget of the	(e) consider and approve the budget of the	Paragraph amended to
Commission and monitor its performance;	Commission prior to submission to the National	include the phrase "prior to
	Assembly for appropriation and monitor its	submission to the National
	performance;	Assembly" after Commission
		to provide for accuracy of
		process.
(f) approve the audited accounts and management	(f) approve the management accounts and	
accounts of the Commission and undertake	audited accounts of the Commission and	clarity.
consideration of the management letter from the	undertake consideration of the management	
external auditors;	letter from the external auditors;	
(g) determine the terms and conditions of service of	RETAINED	
employees of the Commission;		
(h) stipulate remuneration, allowances, benefits and	RETAINED	
	45	

pensions of staff and employees of the Commission in consultation with the National Salaries, Incomes and Wages Commission;	
<ul> <li>(i) structure the Commission into such number of departments as it deems fit for the effective discharge of the functions of the Commission; and</li> </ul>	RETAINED
(j) carry out such other functions and undertake such other activities which in the opinion of the Board are necessary to ensure the efficient and effective administration of the Commission in accordance with the provisions of this Act or as may be delegated to the Commission by the Minister.	RETAINED
(2) In carrying out their functions all members of the	RETAINED
board shall have a duty to exercise independent judgment.	
15. Company la plique diversitie de	
15. General policy directions	RETAINED
(1) The Minister may issue general policy directions to the Commission on matters concerning the petroleum industry and the Commission shall implement such directions provided that the directions are not in conflict with the provisions of this Act.	RETAINED
	16

PETROLEUM INDUSTRY GOVERNANCE BILL 2017	
(2) The Minister shall cause a copy of any directions given to the Commission in pursuance of subsection 1 of this section to be published in the Gazette.	RETAINED
(3) The Commission shall, subject to subsection (1) of this section, be independent in the performance of its functions, duties and the exercise of its powers.	RETAINED
16. Remuneration and allowances of members of the board	RETAINED
(1) Members of the Board shall be paid from the funds of the Commission such remuneration and allowances as the Commission may from time to time determine, in consultation with the National Salaries, Incomes and Wages Commission.	RETAINED
(2) While making recommendations, the National Salaries, Incomes and Wages Commission shall have due regard to the following principles:	RETAINED
(a) the specialised nature of work to be performed by the Commission;	RETAINED
(b) the need to ensure the financial self- sufficiency of the Commission; and	RETAINED
(c) the remuneration and allowances paid	RETAINED

in the private sector to individuals with equivalent responsibilities, expertise and skills.		-0
17. Disqualification and cessation of appointment	RETAINED	•
(1) A member of the Board may be suspended or removed from office by the President if the member:	RETAINED	
(a) is found to have been unqualified for appointment as a member of the Board pursuant to the provisions of section 22 of this Act or is in a breach of the conflict of interest provision set out in the Third Schedule to this Act after his appointment;	(a)is found to have been unqualified for appointment as a member of the Board pursuant to the provisions of section 22 of this Act, or becomes so unqualified subsequent to his appointment, or is in a breach of the conflict of interest provision set out in the Third Schedule to this Act after his appointment;	Subsection amended to ensure that Board members that become disqualified subsequent to appointment may be removed by the President
(b) if he ceases to be an employee of the	RETAINED	
ministry which he represents on the Board;		
(c) has demonstrated inability to effectively perform the duties of the office;	RETAINED	
(d) has been abcent from three		
(d) has been absent from three consecutive meetings of the Board without the consent of the Chairman or when the Chairman is involved without the consent of the President except good reason is shown for	RETAINED	
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such absence;		
<ul><li>(e) is guilty of serious misconduct;</li></ul>	RETAINED	)
	(2) The suspension of a Commissioner under	-
	subsection (1) of this section shall not exceed	timeline for duration of
	ninety days.	suspension.
(2) Prior to the suspension or removal of a	(3) The removal of a Commissioner under	
Commissioner under subsection (1) of this section,	subsection (1) of this section shall be subject to	subject the removal of the
the President shall inform the Commissioner by	the approval of the Senate.	Commissioner to Senate
written notice, as soon as practicable, of his		approval.
intention to suspend or remove the Commissioner		
from office and the reasons therefor.		
(3) The affected Commissioner under subsection	DELETED	Subsection deleted in view of
(1) of this section shall be given a reasonable		the changes made above.
opportunity to make written submissions to the President within a time period specified in the		
notice and such time period shall not be less than		
14 days from the date of the notice.		
14 days from the date of the notice.		
(4) The affected Commissioner may, within the	DELETED	Subsection deleted in view of
time period specified in the notice, submit a		the changes made above.
written submission and the President shall		
consider the submission in making his final		
decision on the Commissioner's suspension or		
removal from office.		
N		
18. Resignation of a non-executive member of the	RETAINED	
	1	

board		
A non-executive member of the Board may resign his	RETAINED	
appointment by giving two months' written notice		*
addressed to the President.		×
19. Vacancy on the board	RETAINED	
(1) A vacancy on the Board shall occur if a member of the Board—	RETAINED	
(a) dies;	RETAINED	
(b) is removed from office in accordance	RETAINED	
with section 17 of this Act;		
		Deve see also de la desta de la desta de la desta de la deve deve de la deve deve de la deve de la deve deve de la deve deve deve de la deve deve deve deve deve deve deve dev
(c) resigns from office; or	(c) resigns from office;	Paragraph amended to enhance accuracy.
(d) completes his tenure of office.	(d) completes his tenure of office, or	Paragraph amended to
		enhance accuracy.
	(e) where the member is incapacitated.	Paragraph added to include
		omitted item.
(2) A vacancy on the Board shall be filled by the	RETAINED	
appointment of another person by the President		
in accordance with section 13 of this Act.		
	50	

(3) if a member of the Board dies, resigns or	DELETED	Paragraph deleted to avoid
otherwise vacates his office before the expiry of		duplication; provision already
the term for which he has been appointed, there		contained in subsection (2)
shall be appointed a fit and proper person in the		hereinabove.
manner prescribed by section 13 of this Act to		<ul> <li>♦</li> </ul>
take his place on the Board.		
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20. The Chief Executive Commissioner and Executive		
Commissioners		
(1) There shall be for the Commission a Chief	RETAINED	
Executive Commissioner who shall be the chief		
executive and accounting officer of the Commission		
responsible for the day-to-day running of the		
affairs of the Commission.		
(2) There shall be for the Commission three	(2) There shall be for the Commission four	Subsection amended to
Executive Commissioners who shall be specifically	Executive Commissioners.	reflect the increase in
assigned with the responsibility for leading the		executive commissioners and
regulation of upstream, midstream and downstream		to allow flexibility in the
activities in the sector.		assignment of roles.
(3) The persons to be appointed Chief Executive	RETAINED	
Commissioner and Executive Commissioners shall		
have extensive technical or professional knowledge		
of the petroleum industry with a minimum of fifteen		
years' experience with relevant cognate experience		
at management level.		
21. Appointment, tenure, remuneration and	RETAINED	
	51	

conditions of service of the Chief Executive Commissioner and the Executive Commissioners		-0'
(1) The Chief Executive Commissioner and Executive Commissioners shall be appointed by the President subject to confirmation by the Senate on such terms and conditions as may be set out in their respective letters of appointment.	RETAINED	•
(2) The Chief Executive Commissioner shall be appointed in the first instance for a term of five years and shall be eligible for re-appointment for another term of five years, and no more.	RETAINED	
(3) The Executive Commissioners shall be appointed in the first instance for a term of four years and shall be eligible for re-appointment for another term of four years and no more.	RETAINED	
	(4) No later than three months prior to the expiration of the tenure of the Chief Executive Commissioner or any of the Executive Commissioners, the President shall appoint or re-appoint such Chief Executive Commissioner or Executive Commissioners in accordance with the provisions of section 13.	Subsection added to specify timelines to avoid vacancies in positions of Executive Commissioners that will affect the operation of the Commission.
22. Disqualification from appointment	RETAINED	
A person shall not be appointed as a Commissioner if he or she;	RETAINED	

(a) has a financial interest in any business	RETAINED	
connected, either directly or indirectly with the		
Nigerian petroleum industry, or is engaged in any		
activity (whether for remuneration or otherwise)		<ul> <li>لا المراجع الم المراجع المراجع ا المراجع المراجع ا</li></ul>
connected with the petroleum industry, provided that		
such person may be appointed if he or she declares		
their interest and makes the appropriate		
arrangements that ensures the avoidance of a conflict		
of interest, or is a relative of a person who has such		
an interest or is engaged in such an activity, unless		
the President is satisfied that the interest or activity is		
in effect passive and will not interfere with the		
person's impartial discharge of his duties as a		
Commissioner or unless the financial interest is		
terminated prior to the appointment taking effect, or		
(b) has, in terms of the laws in force in any	RETAINED	
country:		
(i) been adjudged or declared bankrupt or	RETAINED	
insolvent and has not been rehabilitated or		
discharged, or		
(ii) made an assignment to or arrangement or	RETAINED	
composition with his creditors which has not been		
rescinded or set aside;		
(iii) been declared to be of unsound mind;	RETAINED	
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(iv) been convicted of any criminal offence by a	RETAINED
court of competent jurisdiction except for traffic	
offences or contempt proceedings arising in	
connection with the execution or intended execution	
of any power or duty conferred under this Act; or	
(v) been disqualified or suspended from	RETAINED
practising his profession by the order of a competent	
authority made in respect of him personally.	
23. Other staff, etc.	RETAINED
(1) The Board may appoint for the Commission	
such number of persons as employees of the	
Commission as it may deem necessary.	
	RETAINED
(2) The employment of the Commission's staff	
shall be subject to such terms and conditions as may	
from time to time be stipulated by the Board and	
contained in the respective employment contracts.	
(3) The Board shall determine and review from	RETAINED
time to time, the remuneration and allowances	
payable to the Commission's staff, having regard to	
the recommendation of the National Salaries,	
Incomes and Wages Commission.	
(4) While making recommendations, the National	RETAINED
Salaries, Incomes and Wages Commission shall have	
due regard to the following principles:	
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(a) the specialised nature of work to be performed by the Commission;	RETAINED	
(b) the salaries paid in the private sector to individuals with equivalent responsibilities, expertise and skills.	RETAINED	•
(5) The Board shall make staff regulations generally relating to the conditions of service of its employees and, in particular, but without prejudice to the generality of the foregoing, such regulations may provide for -	RETAINED	
(a) the appointment, promotion, dismissal and discipline of employees;	RETAINED	
<ul> <li>(b) appeals by the employees against dismissal or other disciplinary measures; and</li> </ul>	RETAINED	
<ul><li>(c) the grant of pensions, gratuities and other retirement allowances to the employees;</li></ul>	RETAINED	
	-	
(6) Staff of the Commission shall be public officers as defined in the Constitution of the Federal Republic of Nigeria, 1999.	RETAINED	
(7) For the purpose of this section, appointment shall include secondment, transfer and contract appointments.	RETAINED	

24. Pensions	RETAINED	
(1) Employment in the Commission shall be	RETAINED	
subject to the provisions of the Pensions Reform		•
Act and officers and employees of the Commission		
shall be entitled to pension and other retirement		
benefits as prescribed under the Pensions Reform		
Act.		
(2) Nothing in subsection (1) of this section shall	RETAINED	
(2) Nothing in subsection (1) of this section shall prohibit the Commission from appointing a person to	RETAINED	
any office on terms that preclude the grant of a		
pension or other retirement benefits in respect of		
that office.		
(3) Subject to the Pensions Reform Act, and	RETAINED	
notwithstanding the provisions of this section, the		
Commission shall continue to fulfil all obligations in		
respect of pensions schemes to which the		
Department of Petroleum Resources and the		
Petroleum Products Price Regulatory Agency were		
obliged in respect of its employees, prior to the		
transfer of assets and liabilities to the Commission.		
25. Financial provisions	RETAINED	
(1) The Commission shall not later than 30th	RETAINED	
September or such other date to be determined by		
the Ministry responsible for Budgets in each financial		
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year, prepare and present for appropriation to the National Assembly through the Federal Ministry responsible for Budgets , a statement of estimated income and expenditure for the following financial year.		
(2) Notwithstanding the provisions of subsection (1) of this section, the Commission may also, in any financial year, submit to the National Assembly through the Federal Ministry responsible for Budgets, supplementary or adjusted statements of estimated income and expenditure for appropriation.		
(3) The financial year of the Commission shall be a period of twelve calendar months commencing on the 1st of January in each year.	RETAINED	
26. Funding	RETAINED	
(1) The Commission shall establish and maintain a fund ('the Fund') from which all expenditures incurred by the Commission shall be defrayed.	RETAINED	
(2) The Fund shall comprise monies derived from the following sources:	RETAINED	
(a) Such moneys which shall be a percentage of the revenue generated by the Commission for the Government of the Federation as may be determined and appropriated to the Commission from time to	DELETED	Paragraph moved to form a new subsection below
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time by the National Assembly;		
(b) fees charged for services rendered to holders of	(a) Such moneys as may be determined and	Paragraph amended to specify
licences, permits or other authorizations;	appropriated to the Commission from time to	the exact items covered by
	time by the National Assembly for its personnel	other funds to be
	cost;	appropriated.
(c) penalties and fines levied by the Commission;	(c) fees charged for services rendered to holders	Paragraph amended to delete
(c) penances and mice review by the commission,	of licences, permits or other authorizations;	the retention of fines and
	or neences, permits or other authorizations,	levies by the Commission and
		to allow it to retain funds
		from services it provides.
		from services it provides.
(d) income derived from publications produced by the	RETAINED	
Commission and from reviews, and other related	RETAINED	
activities;		
activities,		
(e) fees for services rendered to non-petroleum	RETAINED	
producing companies and service companies and for	RETAINED	
other services performed generally;		
(f) for a channel for calls of data convinced by the		Deve svenik delete deines dete
(f) fees charged for sale of data acquired by the	DELETED	Paragraph deleted since data
Commission; and		repository is funded by
		industry.
(a) grants loops, grants in aid or grants of land from		
(g) grants, loans, grants-in-aid or grants of land from communities for facilities for use by the Communities.	RETAINED	
communities for facilities for use by the communities.		
	(2) Such manage which shall be tan account of	Deregraph moved to farm a
	(3) Such moneys which shall be ten percent of	Paragraph moved to form a
	the revenue generated by the Commission for	new subsection and amended
	58	
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	the Government of the Federation as may be	to specify the exact
	determined and appropriated to the	percentage of funding for the
	Commission by the National Assembly;	Commission.
	(4) without prejudice to subsection 1, 2 and 3 of	Subsection included to
	this section, the Commission may from time to	provide special funding
	time impose a special levy on licensees and / or	execution of strategic projects
	lessees for the implementation of any project	
	that is of common benefit and value to the oil	benefit and value to the
	and gas industry;	industry.
(3)The Commission shall apply the proceeds of the	(5) The Commission shall apply the proceeds of	Subsection numbering
Fund established pursuant to subsection (1) of this	the Fund established pursuant to subsection (1)	amended.
section:	of this section:	
(a) to meet the administrative and operating costs of	RETAINED	
the Commission;		
(b) to provide for the payment of salaries, wages,	RETAINED	
fees or other remuneration or allowances,		
pensions and other retirement benefits payable		
to staff or employees of the Commission;		
(c) for the acquisition and maintenance of property	RETAINED	
acquired by or vested in the Commission;		
(d) for purposes of investment, as prescribed by the	(d) for purposes of investment, as prescribed by	0 1
Trustee Investments Act, or any other relevant	the Trustee Investments Act, or any other	with "finance" to provide for
legislation subject to the approval of the Minister	relevant legislation subject to the approval of	accuracy of term.
responsible for Budgets; and	the Minister responsible for finance; and	1
	59	

(e) generally, in connection with the carrying out of	RETAINED	
any of its functions under this Act.		
(4) The Commission shall ensure that all monies	(4) The Commission shall ensure that all monies	Subsection amended to
accruing from upstream leases, bonuses, lease	accruing from upstream leases, bonuses, lease	remove the requirement for
renewal fees, assignment fees and concession	renewal fees, assignment fees and concession	paying all monies from its
rentals charged under this Act or any subsidiary	rentals charged under this Act or any subsidiary	operations into the
legislation or regulation made pursuant to this	legislation or regulation made pursuant to this	Consolidated Revenue Fund
Act are paid into the Federation Account. The	Act are paid into the Federation Account.	as it is inconsistent with the
Commission shall also ensure that all other		rights given above to retain its
monies accruing from its activities including but		funds.
not limited to fines and penalties are paid into		
the Consolidated Revenue Fund.		
(5) For any particular year, if monies accruing	RETAINED	
to the Fund from appropriation established		
pursuant to subsection (2) of this section, have		
not been fully applied for the purposes provided		
for in subsection (3) of this section, such monies		
shall be paid into the Consolidated Revenue Fund.		
27. Power to accept grants	RETAINED	
(1) The Commission may accept grants of money or	RETAINED	
other property upon such terms and conditions as		
may be specified by the person or organisation		
making the gift provided, such gifts are not:		
(a) inconsistent with the objectives and functions of	RETAINED	
	60	

the Commission under this Act.		
		$\sim$
(b) accepted from persons or organizations regulated	RETAINED	
by the Commission.		
		•
(2) Nothing in subsection (1) of this section or in this	RETAINED	
Act shall be construed to allow any member of		
the Board or staff of the Commission to accept		
grants for their personal use.		
28. Accounts and audit	RETAINED	
The Commission shall keep proper accounts of its	RETAINED	
income and expenditure in respect of each financial		
year and shall cause its accounts to be audited within		
six months after the end of each year by auditors		
appointed by the Commission from a list and in		
accordance with the guidelines supplied by the		
Auditor-General of the Federation.		
29. Mid-year and annual reports	RETAINED	
(1) The Commission shall submit to the Minister, a	The Commission shall submit to the Minister, a	Subsection amended for
mid-year report of its operations and finances not	mid-year report of its operations and finances	accuracy and conformity to
later than 31st August of each year and an annual	not later than 31st August of each year and an	the provisions of the Public
report of its operations, performance and audited	annual report of its operations, performance	Procurement Act.
financial report of the preceding year not later	and audited financial account of the preceding	
than 31st May of the following year.	year not later than 31st March of the following	
	year.	
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(2) A summary of the annual report and audited	A summary of the annual report and audited	Subsection amended to
financial report of the Commission shall be	financial account of the Commission for the	require submission of annual
published on the website of the Commission for	preceding year shall be published on the website	report and audited account to
public notice not later than 31st of July of each	of the Commission for public notice not later	the National Assembly and for
year.	than 31st of March of following year and	accuracy and conformity to
	submitted to the National Assembly.	the provisions of the Public
		Procurement Act.
30. Exemption from income tax	RETAINED	
The provisions of any enactment relating to the	RETAINED	
taxation of companies or trust funds shall not apply to		
the Commission.		
31. Limitation of suits against the Commission, etc.	RETAINED	
(1) Subject to the provisions of this Act, the	(1) The provisions of the Public Officers	The phrase "Subject to the
provisions of the Public Officers Protection Act	Protection Act shall apply in relation to any	provisions of this Act" is
shall apply in relation to any suit instituted	suit instituted against the Commission, any	removed for accuracy.
against the Commission, any member of the board,	member of the board, an officer or employee of	
an officer or employee of the Commission.	the Commission.	
(2) No suit shall lie against the Commission, any	RETAINED	
member of the board, or any other officer or		
employee of the Commission for any act done in		
pursuance or execution of this Act or any other law		
or enactment, or of any public duty or authority in		
respect of any alleged neglect or default in the		
execution of this Act or any other law or enactment,		
duty or authority, or be instituted in any court unless		
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it is commenced—		
(a) within twelve months next after the act,	RETAINED	
neglect or default complained of; or		
(b) in the case of a continuation of damage or	RETAINED	•
injury, within 6 months next after the ceasing		
thereof.		
(3) No suit shall be commenced against the	RETAINED	
Commission, any member of the board, or any		
official or employee of the Commission before the		
expiration of a period of one month after written notice of the intention to commence the suit shall		
have been served on the Commission by the		
intending plaintiff or his agent.		
(4) The notice referred to in subsection (3) of this	RETAINED	
section shall clearly and explicitly state the cause of		
action, the particulars of the claim, the name and		
address of the intending plaintiff and the relief which		
he claims.		
32. Service of court process on the Commission	RETAINED	
A notice, summons or other document required or	RETAINED	
authorised to be served on the Commission under the		
provisions of this Act or any other law or enactment		
may be served by delivering it to the office of the		
Chief Executive Commissioner of the Commission or		
any of its Commissioners.		
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33. Restriction on execution against the	
Commission's property	
(1) In any action or suit against the Commission, no	RETAINED
execution or attachment of its physical property shall	
be issued. Any judgment against the Commission may	
be enforced through garnishee proceedings	
provided that not less than three months' notice of	
the intention to commence the garnishee	
proceedings shall have been given to the Commission.	
(2) Any sum of money which may by the judgment of	RETAINED
any court be awarded against the Commission shall,	
subject to any direction given by the court where no	
notice of appeal against the judgment has been given,	
be paid from the Fund of the Commission.	
34. Special Investigation Unit	RETAINED
(1) For the effective conduct of its functions, the	RETAINED
Commission shall have a Special Investigation Unit.	
	·
(2) The Special Investigation Unit or an officer	RETAINED
authorized on its behalf shall have powers, with	
respect to matters under the authority of the	
Commission in this Act, to:	
(a) investigate acts which may constitute	RETAINED
offences under this Act or any other law relating to	
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	<b>D4</b>

petroleum operations;		
(b) collaborate with other Government agencies	RETAINED	
and persons in relation to the detection or		
prosecution of offences under this Act or any other		•
law relating to petroleum operations;		
(c) keep surveillance on oil and gas installations,	RETAINED	
(c) keep surveillance on oil and gas installations, premises and vessels where it has reason to believe	RETAINED	
that illegal petroleum operations are going on; and		
(d) in conjunction with the Nigerian Police and	RETAINED	
other relevant law enforcement agencies arrest with		
a warrant obtained from a judicial officer, any person		
reasonably believed to have committed an offence		
under this Act.		
35. Indemnity of board members and employees	RETAINED	
(1) Every member of the Board and every	RETAINED	
employee of the Commission shall be indemnified out of the assets of the Inspectorate against any		
liability incurred in defending any proceeding against		
the Commission, whether civil or criminal, if such		
proceedings are brought against the person in the		
person's capacity as a member of the Board or		
employee.		
(2) Notwithstanding the provisions of subsection	RETAINED	
(1) of this section, the Commission shall not		
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indemnify any member of the Board or employee of		
the Commission for any liability incurred as a result		
of the wilful negligence of the member or employee,		
as the case may be, or conduct or acts which such		
person knew or ought to have known to be unlawful.		•
	PART 4 - ESTABLISHMENT OF PETROLEUM	
	EQUALISATION FUND	
	36. Establishment of the Petroleum	
	Equalisation Fund	
	(1) There shall be established the Petroleum	
	Equalisation Fund ("the Equalisation Fund")	
	into which shall be paid all monies payable to	
	the Equalisation Fund:	
	(a) by way of a 5% fuel levy in respect of all fuel	
	sold and distributed within the Federation	
	which shall be charged subject to the approval	
	of the Minister;	
	(b) all subventions, fees and charges for services	
	rendered or publications made by the Fund; and	
N	(c) all other funding which may, from time to	
	time, accrue to the Fund.	
	(d) any net surplus revenue recovered from	

petroleum products marketing companies pursuant to this Act; and	-0'
(e) such sums as may be provided for purpose of the Equalisation Fund by the Federal Government.	*
(2) The Equalisation Fund shall be a body corporate with perpetual succession, a common seal and may sue and be sued in its corporate name.	
(3)The Equalisation Fund shall have power to -	
(a) enter into contracts and incur obligations;	
(b) acquire, hold, mortgage, purchase and deal with property, whether movable or immovable, real or personal; and	
(c) do all such things as are necessary for or incidental to the carrying out of its functions and duties under this Act.	
(4) From the date of the commencement of this Act, without further assurance, the Equalisation Fund shall be vested with all assets, funds, resources and other movable and immovable properties which immediately before the	
commencement of this Act were held by the 67	

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	Petroleum Equalisation Fund.	
		)
	(5) As from the date of commencement of this	
	Act –	•
	(a) the rights, interests, obligations and liabilities	
	of the Petroleum Equalisation Fund existing	-
	immediately before the commencement Date	the Effective Date entered
	under any contract or instrument or law or in equity shall by virtue of this Act be assigned to	into by the Petroleum Inspectorate, the Department
	and vested in the Equalisation Fund ;	of Petroleum Resources, the
		Petroleum Products Pricing
		Regulatory Agency and the
		Petroleum Equalization Fund
		Management Board in
		relation to their respective
		operations;
	(b) any such contract or instrument covered by	
	subsection 4(a) of this section shall be of the	
	same force and effect against or in favour of the	
	Equalisation Fund and shall be enforceable as	
	fully and effectively as if instead of the Petroleum Equalisation Fund, the Equalisation	
	Fund had been named therein or had been a	
	party thereto; and	
	(c) the Equalisation Fund shall be subject to all	
	the obligations and liabilities to which the	
	· · · ·	
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Petroleum Equalisation Fund were subject	
immediately before the commencement Date	
and all other persons shall as from the Effective	1
Date have the same rights, powers and remedies	
against the Equalisation Fund as they had	
against the Petroleum Equalisation Fund	
immediately before the commencement Date.	
(6) The Equalisation Fund shall be structured	
into departments as its Board may, from time to	
time, deem appropriate for the effective	
discharge of its functions under this Act.	
37. Objectives of the Petroleum Equalisation	
Fund	
The objectives of the Equalisation Fund shall be	
to:	
(a) enhance development of all regions of the	
federation by ensuring economic balance in the	
price of petroleum products;	
(b) collect and provide funding for infrastructural	
development throughout the federation;	
(c) ensure efficient distribution of petroleum	
products throughout the federation.	
38. Functions of the Equalisation Fund	
The Equalisation Fund shall perform the	
following functions:	
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<ul> <li>(a) collecting all revenues and levies charged pursuant to the provisions of this Act;</li> </ul>	
(b) determining, at such intervals as the Board	
may direct, the net surplus revenue recoverable	٠
from any oil marketing company and accruing to	
that company from the sale by it of petroleum	
products at such uniform prices as may be fixed	
by the Minister;	
(c) determining the amount of reimbursement	
due to any oil marketing company for purposes	
of equalisation of price of products;	
(d) the payment of all disbursements authorised	
under or by virtue of this Act;	
(e) accounting for all moneys collected, paid or	
otherwise expended under this Act;	
(f) carrying out such other duties as may, from	
time to time be specified by the Board.	
<b>39.</b> Decisions and orders made by the	
Equalisation Fund	
(1) the Equalisation Fund shall ensure that any	
decision or order made by it:	
(a) contains the basis for the decision or order;	

(b) are properly recorded in writing; and	
(c) are accessible to the public at reasonable	
 times and places.	
	•
(2) the Equalisation Fund shall issue written	
reasons in respect of any decisions or orders	
affecting the existing rights of any person, if the	
affected person requests such written reasons.	
(3) the Equalisation Fund may issue written	
reasons in respect of any other decision or order	
 as it deems necessary.	
(A) Every recommendation, desiring	
(4) Every recommendation, declaration, decision	
or order of the Equalisation Fund, if purporting to be signed by a person describing himself as	
the Executive Secretary of the Equalisation Fund	
or by a person describing himself as a Director	
acting in the capacity of the Executive Secretary,	
shall unless the contrary is shown, be deemed to	
be made by the Equalisation Fund and to have	
been so signed and may be proved by the	
production of a copy thereof purporting to have	
been so signed.	
The Equalisation Fund may make interim orders	
pending the final disposition of a matter before	
it.	

40. Equalisation Fund to give notice to interested parties	$\sim$
(1) The Equalisation Fund may hold a hearing on	
any matter, which under this Act or any other	•
enactment is required or permitted to be	
conducted or on which it is required or	
permitted to take any action and the	
Equalisation Fund shall hold public hearing on	
matters which the Equalisation Fund determines	
to be of significant interest to the general public.	
e se si significante a se si	
(2) Where the Equalisation Fund is required to or	
otherwise decides to hold a hearing, all persons	
having an interest in such matter shall, as far as	
reasonably practicable, be notified of the	
questions at issue and given opportunities to	
make representations, if they so wish.	
(3) The Equalisation Fund shall take into	
consideration the findings of any public hearing	
conducted in pursuance of subsection (1) of this	
section.	
41. Engagement of Expertise Support	
When any matter arises which entails the	
consideration of any professional or technical	
question, the Equalisation Fund may consult	
such persons or institutions as may be qualified	

to advice thereon.       42. Question of law may be referred to the Federal High Court         (1) If any question of law arises from an order or decision of the Equalisation Fund, the Equalisation Fund may, on its own initiative or at the request of any person directly affected by such order, reserve that question for the decision of the Federal High Court.	$\Theta$
Federal High Court         (1) If any question of law arises from an order or decision of the Equalisation Fund, the Equalisation Fund may, on its own initiative or at the request of any person directly affected by such order, reserve that question for the	
Federal High Court         (1) If any question of law arises from an order or decision of the Equalisation Fund, the Equalisation Fund may, on its own initiative or at the request of any person directly affected by such order, reserve that question for the	
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Equalisation Fund may, on its own initiative or at the request of any person directly affected by such order, reserve that question for the	
the request of any person directly affected by such order, reserve that question for the	
such order, reserve that question for the	
decision of the Federal High Court.	
(2) Where a question has been reserved under	
subsection (1) of this section, the Equalisation	
Fund shall state the question in the form of a	
special case and file it with the Registrar of the	
Federal High Court.	
43. Governing Board of the Equalisation Fund	
(1) There shall be established for the	
Equalisation Fund a governing Board (in this Act	
referred to as the "Equalisation Fund Board")	
which shall, be responsible for the policy and	
general administration of the Equalisation Fund.	
(2) The Board shall consist of the following	
members:	
(a) the chairman who shall be appointed by the	

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	Minister;	
	(b) a representative of the Federal Ministry in	
	charge of Industry, Trade and Investment;	
		•
	(c) a representative of the Commission;	
	(d) three representatives of petroleum	
	marketing associations;	
	(e) three other executive directors;	
	(f) two persons to be appointed by the President	
	who shall possess a minimum of fifteen years	
	relevant professional experience ten of	
	which shall be at senior management level.	
	(g) the Executive Secretary of the Equalisation	
	Fund.	
	(3) Membership of the Board shall be on a part-	
	time basis except for the Executive Secretary	
	and the Executive Directors.	
	(4) Appointment to the Board in respect of	
	persons appointed pursuant to subsection 2 (a)	
	and (b) of this section shall be in a non-executive	
	and part- time basis.	

	(5) The provisions of the Second Schedule to	
	this Act shall have effect with respect to the	
	proceeding of the Board and other matters	
	contained therein.	
	44. Functions of the Governing Board.	
	(1) The Board shall:	
	(a) be responsible for the general direction and	
	supervision of the Equalisation Fund;	
	(b) oversee the operations of the Equalisation	
	Fund;	
	(c) provide general guidelines for the carrying	
	out of the functions of the Equalisation Fund;	
	(d) review and approve the business, strategic	
	and operating plans of the Equalisation Fund;	
	(e) consider and approve the budget of the	
	Equalisation Fund and monitor its performance	
	and submit such budget to the National	
	Assembly for Appropriation;	
	(f) approve the management and audited	
N	accounts of the Equalisation Fund and submit	
	same to the National Assembly <del>;</del>	
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(g) determine the terms and conditions of	
service of employees of the Equalisation Fund;	
(h) stipulate remuneration, allowances, benefits	•
and pensions of staff and employees of the	
Equalisation Fund in consultation with the	
National Salaries, Incomes and Wages	
Equalisation Fund;	
(i) structure the Equalisation Fund into such	
number of departments as it deems fit for the	
effective discharge of the functions of the	
Equalisation Fund; and	
(j) carry out such other functions and undertake	
such other activities which in the opinion of the	
Board are necessary to ensure the efficient and	
effective administration of the Equalisation Fund	
in accordance with the provisions of this Act or	
as may be delegated to the Equalisation Fund by	
the Minister.	
(k) In carrying out their functions all members of	
the board shall have a duty to exercise	
independent judgment.	
45. General policy directions	
(1) The Minister may issue general policy	
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directions to the Equalisation Fund on matters	
concerning the functions of the Equalisation	
Fund and the Commission shall implement such	
directions provided that the directions are not in	
conflict with the provisions of this Act.	٠
(2) The Minister shall cause a copy of any	
directions given to the Equalisation Fund in	
pursuance of subsection 1 of this section to be	
published in the Gazette.	
(3) The Equalisation Fund shall, subject to	
subsection (1) of this section, be independent in	
the performance of its functions, duties and the	
exercise of its powers.	
46. Remuneration and allowances of members	
of the board	
(1) Members of the Board shall be paid from the	
funds of the Equalisation Fund such	
remuneration and allowances as the	
Equalisation Fund may from time to time	
determine, in consultation with the National	
Salaries, Incomes and Wages Equalisation Fund.	
, , ,	
(2) While making recommendations, the	
National Salaries, Incomes and Wages	
Equalisation Fund shall have due regard to the	
following principles:	

(a) the specialised nature of work to be	
performed by the Equalisation Fund;	
(b) the need to ensure the financial self-	•
sufficiency of the Equalisation Fund; and	
(c) the remuneration and allowances paid in the	
private sector to individuals with equivalent	
responsibilities, expertise and skills.	
47. Disqualification and cessation of	
appointment	
(1) A member of the Board may be suspended or	
removed from office by the Minister if the	
member:	
(a) is found to have been unqualified for	
appointment as a member of the Board	
pursuant to the provisions of section 44 of this	
Act or is in a breach of the conflict of interest	
provision set out in the Third Schedule to this	
Act after his appointment;	
(b) ceases to be an employee of the ministry	
which he represents on the Board;	
(c) has demonstrated inability to effectively	
perform the duties of the office;	
· · ·	
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(d) has been absent from three consecutive	
meetings of the Board without the consent of	
the Chairman or when the Chairman is involved	
without the consent of the Minister except good	
reason is shown for such absence;	
(e) is guilty of serious misconduct;	
48. Resignation of a non-executive member of	
the board	
A non-executive member of the Board may	
resign his appointment by giving two months'	
written notice addressed to the President.	
49. Vacancy on the board	
(1) A vacancy on the Board shall occur if a	
member of the Board—	
(a) dies;	
(b) is removed from office in accordance with	
section 47 of this Act;	
(c) resigns from office; or	
(d) has been adjudged or declared bankrupt or	
insolvent and has not been rehabilitated or	
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discharged	
(e) is of unsound mind	
(f) unable to perform his duties	•
(g) completes his tenure of office.	
(2) A vacancy on the Board shall be filled by the	
appointment of another person by the President	
 in accordance with section 44 of this Act.	
(3) if a member of the Board dies, resigns or	
otherwise vacates his office before the expiry of	
the term for which he has been appointed, there	
shall be appointed a fit and proper person in the	
manner prescribed by section 44 of this Act to	
 take his place on the Board.	
50. The Executive Secretary and Executive	
Directors	
(1) There shall be for the Equalisation Fund an	
Executive Secretary who shall be the chief	
executive and accounting officer of the	
Equalisation Fund responsible for the day-to-	
day running of the affairs of the Equalisation	
Fund.	
(2) There shall be for the Equalisation Fund three	
	1

Executive Directors who shall be specifically assigned with the responsibility for core activities of the Equalisation Fund.	-0
(3) The persons to be appointed Executive Secretary and Executive Director shall have a minimum of ten years relevant cognate	•
 experience at management level.	
51. Appointment, tenure, remuneration and conditions of service of the Executive Secretary and the Directors	
(1) The Executive Secretary and Executive Directors shall be appointed by the Minister on such terms and conditions as may be set out in their respective letters of appointment.	
(2) The Executive Secretary shall be appointed in the first instance for a term of four years and shall be eligible for re-appointment for another term of four years, and no more.	
(3) The Executive Directors shall be appointed in the first instance for a term of four years and shall be eligible for re-appointment for another term of four years and no more.	
52. Disqualification from appointment	
81	

(1) A person shall not be appointed as an Executive Secretary or Executive Director if he;	-0,
(a) has a financial interest in any business connected, either directly or indirectly with the functions of the Equalisation Fund or is engaged in any activity (whether for remuneration or otherwise) connected with the functions of the Equalisation Fund, provided that such person may be appointed if he declares his interest and makes the appropriate arrangements that ensures the avoidance of conflict of interest or if the Minister is satisfied that the interest or activity is in effect passive and will not interfere with the person's impartial discharge of his	•
duties as Executive Secretary or Executive Director, or	
(b) has, in terms of the laws in force in any country:	
(i) been adjudged or declared bankrupt or insolvent and has not been rehabilitated or discharged, or	
(ii) made an assignment to or arrangement or composition with his creditors which has not been rescinded or set aside;	
(iii) been declared to be of unsound mind;	
82	

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(iv) been convicted of any criminal offence by a	
court of competent jurisdiction except for traffic	
offences or contempt proceedings arising in	
connection with the execution or intended	•
execution of any power or duty conferred under	
 this Act; or	
(v) been disqualified or suspended from	
practising his profession by the order of a	
competent authority made in respect of him	
 personally.	
 53. Other staff, etc.	
(1) The Board may appoint for the Equalisation	
Fund such number of persons as employees of	
the Equalisation Fund as it may deem necessary.	
(2) The employment of the Equalisation Fund's	
staff shall be subject to such terms and	
conditions as may from time to time be	
stipulated by the Board and contained in the	
respective employment contracts.	
(3) The Board shall determine and review from	
time to time, the remuneration and allowances	
payable to the Equalisation Fund's staff, having	
regard to the recommendation of the National	
Salaries, Incomes and Wages Equalisation Fund.	
83	

(4) While making recommendations, the	
National Salaries, Incomes and Wages	
Equalisation Fund shall have due regard to the	
following principles:	<b>•</b>
the specialised nature of work to be performed	
by the Equalisation Fund;	
(5) the salaries paid in the private sector to	
individuals with equivalent responsibilities,	
expertise and skills.	
(6) The Board shall make staff regulations	
generally relating to the conditions of service of	
employees of the Equalisation Fund and, in	
particular, but without prejudice to the	
generality of the foregoing, such regulations may	
provide for -	
(a) the appointment, promotion, dismissal and	
discipline of employees;	
(b) appeals by the employees against dismissal	
or other disciplinary measures; and	
(c) the grant of pensions, gratuities and other	
retirement allowances to the employees;	
(7) Staff of the Equalisation Fund shall be public	
84	

officers as defined in the Constitution of the	
Federal Republic of Nigeria, 1999.	
(8) For the purpose of this section, appointment	
shall include secondment, transfer and contract	<ul> <li>♦</li> </ul>
appointments.	
54. Pensions	
(1) Employment in the Equalisation Fund shall	
be subject to the provisions of the Pensions	
Reform Act and officers and employees of the	
Equalisation Fund shall be entitled to pension	
and other retirement benefits as prescribed	
under the Pensions Reform Act.	
(2) Nothing in subsection (1) of this section shall	
prohibit the Equalisation Fund from appointing a	
person to any office on terms that preclude the	
grant of a pension or other retirement benefits	
in respect of that office.	
(3) Subject to the Pensions Reform Act, and	
notwithstanding the provisions of this section,	
the Equalisation Fund shall continue to fulfil all	
obligations in respect of pensions schemes to	
which the Petroleum Equalisation Fund was	
obliged in respect of its employees, prior to the	
transfer of assets and liabilities to the	
Equalisation Fund.	
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	55. Financial provisions	
	(1) The Equalisation Fund shall not later than	
	30th September or such other date to be	•
	determined by the ministry responsible for	
	finance and budgets in each financial year,	
	prepare and present for appropriation to the	
	National Assembly through the Federal	
	ministries responsible for finance and budgets, a	
	statement of estimated income and expenditure	
	for the following financial year.	
	(2) Notwithstanding the provisions of subsection	
	(1) of this section, the Equalisation Fund may	
	also, in any financial year, submit to the National	
	Assembly through the Federal ministry	
	responsible for Budgets, supplementary or	
	adjusted statements of estimated income and	
	expenditure for appropriation.	
	56. Utilisation of the fund	
	-	
	(1) the Equalisation Fund shall utilise the funds	
	received pursuant to section 36 in the following	
	manner:	
	(a) for reimbursement of oil marketing	
N	companies for any loss sustained by them solely	
	and exclusively as a result of the sale by them of	
	86	

petroleum products at uniform prices throughout Nigeria as may be fixed by the Minister pursuant.	-0,
(b) for the provision of financing for	◆
infrastructural development throughout the	
federation;	
(b) for the provision of financial and other	
financial support as may from time to time be	
determined by the Minister;	
(3) The financial year of the Equalisation Fund	
shall be a period of twelve calendar months	
commencing on the 1st of January in each year.	
57. Power to accept grants	
(1) The Equalisation Fund may accept grants of	
money or other property upon such terms and	
conditions as may be specified by the person or	
organisation making the gift provided, such gifts are not:	
(a) inconsistent with the objectives and	
functions of the Equalisation Fund under this	
Act.	
(b) accepted from persons or organizations	
regulated by the Equalisation Fund.	
87	

(2) Nothing in subsection (1) of this section or in	
this Act shall be construed to allow any member	
of the Board or staff of the Equalisation Fund to	
accept grants for their personal use.	<ul> <li>لا المراجع الم المراجع المراجع ا المراجع المراجع ا</li></ul>
58. Accounts and audit	
The Equalisation Fund shall keep proper	
accounts of its income and expenditure in	
respect of each financial year and shall cause its	
accounts to be audited within six months after	
the end of each year by auditors appointed by	
the Equalisation Fund from a list and in	
accordance with the guidelines supplied by the	
Auditor-General of the Federation.	
59. Mid-year and annual reports	
(1) The Equalisation Fund shall submit to the	
Minister, a mid-year report of its operations and	
finances not later than 31st August of each year	
and an annual report of its operations,	
performance and audited financial report of the	
preceding year not later than 31st March of the	
following year.	
(2) A summary of the annual report and audited	
financial report of the Equalisation Fund shall be	
published on the website of the Equalisation	
88	

Fund for public notice not later than 31st of July	
of each year.	
 60. Exemption from income tax	
	•
The provisions of any enactment relating to the	
taxation of companies or trust funds shall not	
apply to the Equalisation Fund.	
61. Limitation of suits against the Equalisation	
Fund, etc.	
(1) Subject to the provisions of this Act, the	
provisions of the Public Officers Protection Act shall apply in relation to any suit	
instituted against the Equalisation Fund, any	
member of the board, an officer or employee of	
the Equalisation Fund.	
(2) No suit shall lie against the Equalisation Fund,	
any member of the board, or any other officer or	
employee of the Equalisation Fund for any act	
done in pursuance or execution of this Act or	
any other law or enactment, or of any public	
duty or authority in respect of any alleged neglect or default in the execution of this Act or	
any other law or enactment, duty or authority,	
or be instituted in any court unless it is	
commenced—	
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(a) within twelve months next after the act,	
neglect or default complained of; or	
(b) in the case of a continuation of damage or	
injury, within 6 months next after the ceasing	<u>♦</u>
thereof.	
(3) No suit shall be commenced against the	
Equalisation Fund, any member of the board, or	
any official or employee of the Equalisation Fund	
before the expiration of a period of one month	
after written notice of the intention to	
commence the suit shall have been served on	
the Equalisation Fund by the intending plaintiff	
 or his agent.	
(4) The notice referred to in subsection (3) of	
this section shall clearly and explicitly state the	
cause of action, the particulars of the claim, the	
name and address of the intending plaintiff and	
the relief which he claims.	
62. Service of court process on the Equalisation	
Fund	
A notice, summons or other document required	
or authorised to be served on the Equalisation	
Fund under the provisions of this Act or any	
other law or enactment may be served by	
delivering it to the office of the Executive	
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90	

Secretary of the Equalisation Fund or any of its	
Executive Directors.	
63. Restriction on execution against the	
Equalisation Fund's property	•
(1) In any action or suit against the Equalisation	
Fund, no execution or attachment of its physical	
property shall be issued. Any judgment against	
the Equalisation Fund may be enforced through	
garnishee proceedings provided that not less	
than three months' notice of the intention to	
commence the garnishee proceedings shall have	
been given to the Equalisation Fund.	
(2) Any sum of money which may by the	
judgment of any court be awarded against the	
Equalisation Fund shall, subject to any direction	
given by the court where no notice of appeal	
against the judgment has been given, be paid	
from the Fund of the Equalisation Fund.	
64. Indemnity of board members and	
employees	
(1) Every member of the Board and every	
employee of the Equalisation Fund shall be	
indemnified out of the assets of the Inspectorate	
against any liability incurred in defending any	
proceeding against the Equalisation Fund,	

	whether civil or criminal, if such proceedings are	
	brought against the person in the person's	
	capacity as a member of the Board or employee.	
	(2) Notwithstanding the provisions of subsection	•
	(1) of this section, the Equalisation Fund shall	
	not indemnify any member of the Board or	
	employee of the Equalisation Fund for any	
	liability incurred as a result of the wilful	
	negligence of the member or employee, as the	
	case may be, or conduct or acts which such	
	person knew or ought to have known to be	
	unlawful.	
	65. Executive Secretary	
	(1) There shall be for the Equalisation Fund an	
	Executive Secretary, appointed by the President	
	on the recommendation of the Minister.	
	(2) The Executive Secretary shall be a person	
	with vast knowledge and cognate professional	
	experience in management and selected	
	through a transparent merit-based recruitment	
	process. The Executive Secretary shall be the	
	chief executive and accounting officer of the	
	Board and shall be responsible for running the	
	day-to-day administration of the Equalisation	
	Fund under the direction of the Board.	
6		

66. Responsibilities of the Executive Secretary	$-O^{*}$
The Executive Secretary shall –	
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(a) determine the net surplus revenue	
recoverable from any petroleum products marketing company and accruing to such	
company from the sale by the company of	
petroleum products at such prices, as may be	
sold in accordance with the methodology	
established by the Agency;	
(b) determine the amount of reimbursement	
due to any petroleum products marketing	
company which has suffered loss as a result of	
the operation of any enactment or law;	
(c) ensure the disbursements of all authorized	
payments under of this Act;	
(d) account for all monies collected, paid or	
otherwise expended under this Act and publish	
same in the way and manner prescribed by the	
Board in consultation with the Agency; and	
(e) carry out such other functions as may,	
from time to time, be specified by the Board.	
67. Other officers of the Board	

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	The Board may, on the advice of the Executive	
	Secretary, appoint as employees of the	
	Equalisation Fund such number of persons as	
	may be necessary for the administration of the	•
	Equalisation Fund, who shall be subject to the	
	general control of the Executive Secretary and	
	perform such duties as the Executive Secretary	
	may direct.	
	68.Collection of net surplus revenue	
	(1) Net surplus revenue due and payable by	
	petroleum products marketing companies shall	
	be payable to the Equalisation Fund in	
	accordance with directives issued by the Board	
	from time to time,	
	(2) The Equalisation Fund shall have no	
	obligation to issue a demand notice in	
	respect of the outstanding net surplus revenue	
	and the failure to issue a demand notice shall	
	not constitute a defence for non-payment of	
	outstanding sums.	
	69. Bridging and equalisation	
	allowances	
N	Nothing in section 103 of this Act shall derogate	
	from the right of any petroleum products	
	94	

marketing company maintaining storage facilities to collect bridging and equalization allowances prior to the release of petroleum products to petroleum products marketing companies and to remit same to the Board in accordance with such directives as may be issued by the Board.	
70. Claims by petroleum products marketing companies	
(1) Petroleum products marketing companies may, as necessary, bring claims for the recovery of losses sustained under paragraph (b) of section 106 of this Act in the manner prescribed by the Board.	
(2) Where a company brings a claim under sub-	
(2) where a company brings a claim under sub- section (1) of this section, the Board shall with the written request of the Executive Secretary, and with or without notice, have the right to enter upon, inspect and inquire about any activity relating to the movement or storage of petroleum products and to that event, to inspect books and facilities, take measurements, and inquire into the correctness of information provided in support of claims for reimbursement.	
(3) The Board shall have the power to-	

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(a) demand details of production, supplies,	
loading and dispatches from refining	
companies, import terminals and storage	
facilities; and	•
(b) gain unimpeded access to information	
relating to petroleum product imports,	
refining and sales collated and maintained by	
any government agency, including third party	
monitoring agencies, with authority to monitor	
or inspect petroleum products.	
(4) The power provided under subsection (3)	
of this section is limited to refining facilities,	
reception terminals, storage facilities and retail	
outlets.	
(5) Decisions as to payment of claims shall be	
made by the Board within thirty days from the	
date on which the claim was first made and	
where the claim is successful, payments shall be	
made within ten working days from the date of	
the decision.	
(6) Where a claim is successful and the Board	
fails to pay the claim to the company in	
accordance with the terms and conditions of this	
section, the Board shall pay a penalty to be	
prescribed by the Minister.	
96	

71. Calculation of surplus revenue recoverable	
The net surplus revenue recoverable from a petroleum products marketing company under this Act shall be calculated by reference to the volume of the affected products sold on zonal basis and to the amount by which the uniform prices at which the products were sold exceeded, or were less than, the prices of those products prevailing immediately before the fixing of the uniform prices of the products.	
the fixing of the uniform prices of the products.	
72. Prescribed dates for payment and penalty for non-payment	
(1) The Board shall by notice served on the petroleum products marketing company concerned, specify the date on which any surplus revenue due from that petroleum products marketing company shall be paid to the Board.	
(2) If any sum is not raid within twenty are	
(2) If any sum is not paid within twenty-one days of the specified date, a sum equal to ten per centum of the amount unpaid shall be added for each month or part of a month after the date on which payment should have been made.	
97	

(3) The Board may for just cause, waive in	
whole or in part any penalty imposed under	
this section.	
	•
(4) Where the Board waives a penalty under	
the provisions of subsection (3) of this section,	
the Board shall give its reasons in writing.	
73. Certificate as evidence	
A copy of an entry in the accounts of the Board	
or other extract from the records of the Board	
shall, when certified by the Executive Secretary,	
be received in all courts as prima facie evidence	
of the truth of the contents thereof and as the	
case may be, of the debt to the Board by any	
petroleum products marketing company.	
74. Reporting obligations	
(1) All petroleum product importers,	
including the National Oil Company, and	
petroleum products marketing companies shall,	
prior to but not later than twenty- one days	
following each importation, report details of all	
petroleum products imported into Nigeria to the	
Equalisation Fund, and the reports shall include	
quantities, date of delivery and place of	
discharge.	
98	

(2) All licensed petroleum product storage	
facilities, including storage facilities belonging to	
the National Oil Company, shall on a monthly	
basis, deliver to the Board:	<ul> <li>•</li> </ul>
(a) logs of product movements into and out of	
the facilities; and	
(b) returns of bridging and equalization	
marketing companies and remitted to the Board.	
(3) Marketing companies shall deliver quarterly	
statements of all petroleum products lifted and	
discharged, including details of load and	
discharge points, dates and times of loading and	
discharge to the Board.	
(4) The Executive Secretary may, with the	
approval of the Board -	
(a) require any petroleum products marketing	
company to furnish returns and keep records	
or any other relevant information as may be	
determined to be necessary for the proper	
administration of the provisions of this Act; and	
(b) produce the records for examination by	
the Executive Secretary or any authorized	
99	
	<ul> <li>facilities, including storage facilities belonging to the National Oil Company, shall on a monthly basis, deliver to the Board:</li> <li>(a) logs of product movements into and out of the facilities; and</li> <li>(b) returns of bridging and equalization allowances collected from petroleum products marketing companies and remitted to the Board.</li> <li>(3) Marketing companies shall deliver quarterly statements of all petroleum products lifted and discharged, including details of load and discharge points, dates and times of loading and discharge to the Board.</li> <li>(4) The Executive Secretary may, with the approval of the Board -</li> <li>(a) require any petroleum products marketing company to furnish returns and keep records or any other relevant information as may be determined to be necessary for the proper administration of the provisions of this Act; and</li> <li>(b) produce the records for examination by the Executive Secretary or any authorized</li> </ul>

	officer of the Board necessary for the proper	
	administration of the provisions of this Part.	$\sim$
	75. Dispute resolution 🛛 👝	
		•
	(1) Disputes between a company and the	
	Equalisation Fund in respect of any matter under	
	this Part shall be referred to the Agency and	
	shall be subject to the dispute resolution	
	mechanism referred to in subsection (2) of this	
	section.	
	(2) Where the Equalisation Fund is a party to a	
	dispute under this Part, the relevant provisions	
	of the Arbitration and Conciliation Act, shall	
	apply.	
PART 3 - ESTABLISHMENT OF COMMERCIAL ENTITIES	RETAINED	
36. Establishment of the Ministry of Petroleum	RETAINED	
Incorporated ("MOPI")		
(4) The Minister of Detuclours Is some used in hereby		
(1)The Ministry of Petroleum Incorporated is hereby	RETAINED	
established as a corporation sole.		
(2)The Ministry of Petroleum Incorporated may sue	RETAINED	
and be sued in its said name and shall have		
perpetual succession and a corporate seal which		
may from time to time be broken, changed,		
	100	

# PETROLEUM INDUSTRY GOVERNANCE BILL 2017 altered and made anew as the Ministry of Petroleum Incorporated seems fit, and, until a seal is provided under this section, a stamp bearing the inscription "Federal Ministry of Petroleum" may be used as the corporate seal. (3) The Ministry of Petroleum Incorporated shall hold RETAINED on behalf of the Government shares in the successor commercial entities incorporated pursuant to the provisions of this Act. (4) The Ministry of Petroleum Incorporated shall have RETAINED powers to do all such other things as are incidental to and necessary for the performance of its functions under this Act. (5)All deeds and other instruments requiring the seal RETAINED of the corporation shall be sealed, with the seal of the Ministry of Petroleum Incorporated in the presence of the Permanent Secretary and signed by the Permanent Secretary, and such signing shall be sufficient evidence that the said seal was duly and properly affixed and that the same is the lawful seal of the Ministry of Petroleum Incorporated. (6) (7) Any other document requiring the signature of the RETAINED Ministry of Petroleum Incorporated shall be signed by the Permanent Secretary.

PETR	ROLEUM INDUSTRY GOVERNANCE BILL 2017
(8) The Minister may, by order, vest in any other authority or company any property, movable or immovable, for the time being vested in the Ministry of Petroleum Incorporated and, upon the coming into operation of any such order, the property to which such order relates shall, without any conveyance, assignment or transfer whatever, vest in such company or authority for the like title, estate or interest and on the like tenure and for the like purposes as the same was vested or held immediately before the coming into operation of the order.	
PART 4 – NIGERIA PETROLEUM ASSETS MANAGEMENT COMPANY	RETAINED
37. Incorporation of the Nigeria Petroleum Assets Management Company and the National Petroleum Company	
(1) The Minister shall, within six months after the Effective Date, take such steps as are necessary under the Companies and Allied Matters Act to incorporate two entities – the first may be called the Nigeria Petroleum Assets Management Company, or such other name as may be available and the other may be called the National Petroleum Company, or such other name as may be available, as companies limited by shares, which shall be vested with certain assets and liabilities of the Nigerian National	
S.	102

PETR	OLEUM INDUSTRY GOVERNANCE BILL 2017	A
Petroleum Corporation ("NNPC").		
· · · · ·		
(2) Upon incorporation and the transfer of assets pursuant to this Act:	RETAINED	0
		•
(a) the Nigeria Petroleum Assets Management Company (hereinafter called the "Management Company" in this Act) shall be responsible for the management of the assets detailed in the Fourth Schedule to this Act;	(a) the Nigeria Petroleum Assets Management Company (hereinafter called the "Management Company" in this Act) shall be responsible for the management of assets currently held by the Nigeria National Petroleum Corporation (NNPC) under the Production Sharing Contracts and Back-in Right Provisions under the Petroleum Act 1969 as amended;	on the assets to be
(b) the National Petroleum Company shall operate the assets transferred to it as a fully commercial entity.	(b) the National Petroleum Company shall be responsible for the management of all other assets held by NNPC except the Production Sharing Contract and Back-in Right assets currently held by the NNPC;	
(3) The Minister may, in addition to the incorporation of the entities above, incorporate other entities, as may be necessary to assume and manage some of the liabilities of the NNPC.	DELETED	Subsection deleted for superfluity. Nigeria Petroleum Liability Management Company has been established in section 86 of this Bill. Secondly, the Minister should not have powers to create any further companies suo motu.

(4) The provisions of this Section 37(4) shall apply to	DELETED	Subsection rendered
any other successor entities created by the		irrelevant since Minister shall
Minister pursuant to Section 37(3) above;		have no powers to create
		further companies.
		•
(a) The initial shares or other ownership interest of	DELETED	Subsection rendered
such other entities shall be held in the ratio of 51%		irrelevant since Minister shall
by the Ministry of Petroleum Incorporated and		have no powers to create
49% by the Bureau of Public Enterprises on behalf		further companies.
of the Government.		
(b) The entities shall be governed and managed on	DELETED	Subsection rendered
the basis of the provisions of the Companies and		irrelevant since Minister shall
Allied Matters Act and the Securities and Exchange		have no powers to create
Commission's Codes of Corporate Governance.		further companies.
(c) The annual reports and annual accounts	DELETED	Subsection rendered
submitted to the annual general meeting shall be		irrelevant since Minister shall
published on the entity's website and at least 3		have no powers to create
widely circulating National Newspapers.		further companies.
(d) The Minister shall cause the Articles of Association	DELETED	Subsection rendered
of such other entities to provide for the		irrelevant since Minister shall
composition and appointment of the Board of the		have no powers to create
entity on terms similar to the composition and		further companies.
appointment of the Board of the Management		
Company with such modifications as may be		
necessary or desirable.		
(5) The Minister shall ascertain outstanding liabilities,	DELETED	Subsection rendered
	104	

including the amounts of cash call arrears and		irrelevant since Minister shall
shall within 12 months of the Effective Date layout		have no powers to create
a plan for the settlement of the liabilities.		further companies.
(6) The Minister shall put in place a clear plan and timeline for transitioning into the new entities to prevent disruption of industry operations.	RETAINED	*
<b>38.</b> Shareholding of the Nigeria Petroleum Assets Management Company	RETAINED	
(1)At the time of its incorporation, the initial shares of the Management Company shall be held in the ratio of 51% by the Ministry of	At the time of its incorporation, the initial shares of the National Petroleum Assets Management Company shall be held in the ratio of 20% by the	Subsection amended to vestsharesof the NationalPetroleumAssets
Petroleum Incorporated and 49% by the Bureau of Public Enterprises on behalf of the Government.	Bureau for Public Enterprises, 40% by the Ministry of Finance Incorporated and 40% by the Ministry of Petroleum Incorporated on behalf of	Management Company in BPE, MOFI & MOPI.
	the Government.	
(2)The Minister shall cause an order to be	RETAINED	
published in the Gazette stating the date on		
which the assets of the Management Company are transferred.		
39. Business or objects of the Management	RETAINED	
Company		
The Minister shall ensure that the Memorandum of	RETAINED	
Association of the Management Company includes		
the following objects:		
	105	

(a) to hold and manage certain petroleum assets on	RETAINED	
behalf of the government of the Federation.		
<ul><li>(b) to ensure maximum value (in terms of return on investments) for the government of the Federation through prudent management of the</li></ul>	RETAINED	•
assets.		
(c) to negotiate and enter into new exploration and production agreements with other petroleum companies as may be required by the government of the Federation.	RETAINED	
(d) to monitor the revenue and cost elements of the operation and the production output of its petroleum contracts and undertake the sale of crude oil or other petroleum derivatives produced from the assets.	RETAINED	
40. Engagement of technical support	RETAINED	
In carrying out its business or objects, the	RETAINED	
Management Company shall have the power to enter		
into any arms-length arrangement with the National		
Petroleum Company incorporated pursuant to the		
provisions of this Act, or any other reputable		
petroleum company or service company to provide		
the Management Company with technical support		
and expertise in relation to the performance of its		
	106	

functions including the marketing and sale of the		
Management Company's share of petroleum received		
in kind, pursuant to the provisions of its petroleum		
contracts.		
		<b>♦</b>
41. Transfer of employees, assets and liabilities	RETAINED	
(1) The Minister shall, within twelve months of	RETAINED	
incorporation of the Management Company, by an		
order as provided in subsection (2) of section 38,		
require the NNPC to transfer some employees,		
assets, liabilities, rights and obligations of the		
NNPC to the Management Company, as specified		
in the order.		
(2) A transfer order shall be binding on the NNPC, the	RETAINED	
Management Company and all other persons.		
(3) Subsection (2) of this section applies despite any	RETAINED	
general or special Act or any rule of law, including		
an Act or rule of law that requires notice or		
registration of transfers.		
(4) A transfer order may enacify and describe		
(4) A transfer order may specify and describe	RETAINED	
employees, assets, liabilities, rights or obligations to be transferred:		
(a) by reference to specific employees, assets,	RETAINED	
liabilities, rights or obligations;		
	<u> </u>	
	107	

(b) by reference to any class of employees, assets, liabilities, rights or obligations; or	RETAINED	-0`
<ul><li>(c) partly in accordance with subsection (4)(a) of this section and partly in accordance with subsection (4)(b) of this section.</li></ul>	RETAINED	*
(5) With effect from the date specified in the relevant transfer order, all bonds, loans, financing agreements, alternative financing agreements, joint operating agreements, Production Sharing Contracts, participation agreements, hypothecations, securities, deeds, contracts, instruments, documents and such other working arrangements subsisting prior to the transfer date and relating to the assets to be transferred pursuant to this section and to which the NNPC was a party shall, on and after the Effective date, be as fully effective and enforceable against or in favour of the Management Company as if, instead of the NNPC, the Management Company had been named therein.	(5) With effect from the date specified in the relevant transfer order, all bonds, loans, financing agreements, alternative financing agreements, Production Sharing Contracts, hypothecations, securities, deeds, contracts, instruments, documents and such other working arrangements subsisting prior to the transfer date and relating to the assets to be transferred pursuant to this section and to which the NNPC was a party shall, on and after the Effective date, be as fully effective and enforceable against or in favour of the Management Company as if, instead of the NNPC, the Management Company had been named therein.	Subsection amended to delete joint operating agreements and participation agreements as they are not appropriate in the context of the assets to be transferred to the Asset Management Company.
(6) A transfer order may:	RETAINED	
(0) A transfer order fildy.		
(a) specify the date that the transfer takes effect and any interest in property that is transferred by the order shall vest in the Management Company on that date;	RETAINED	
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(b) provide that the transfer shall be deemed to have	(b) provide that the transfer shall be deemed to	Paragraph amended to avoid
taken effect on a date earlier than the date the	have taken effect on a date earlier than the date	confusion with the use of
transfer order is made, but the Effective Date shall	the transfer order is made, but the transfer date	Effective Date, which is a
not be earlier than the day on which the	shall not be earlier than the day on which the	defined term.
Management Company was incorporated;	Management Company was incorporated;	<b>•</b>
(c) provide that the transfer specified in the order	RETAINED	
and other transactions associated with the		
transfers shall be deemed to have occurred in a		
sequence and at times specified in the order;		
(d) require the NNPC or the Management Company:	RETAINED	
(i) to enter into any written agreement or execute	RETAINED	
any instrument specified in the order; and		
(ii) to register in accordance with the order any	RETAINED	
agreement or instrument entered into or		
executed under subsection 6(d)(i) of this section;		
(e) provide that any liability or obligation that is	RETAINED	
transferred by the order may be enforced against		
the NNPC or any relevant successor, the		
Management Company, or both of them; and that		
any right that is transferred by the order may be		
enforced against the NNPC, the Management		
Company or both of them; or		
(f) impose conditions on the exercise of powers by	RETAINED	
the Management Company that are related to		
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employees, assets, liabilities, rights or obligations		
transferred by the transfer order.		
(7) A transfer order may contain provisions dealing	RETAINED	
with other matters not specifically referred to in		•
this Part that the Minister considers necessary or		
advisable in connection with a transfer.		
(7) The Government may thereafter vest in the	RETAINED	
Management Company any further assets as the		
Government may from time to time deem fit.		
(8) The Minister may by order require the NNPC to	RETAINED	
transfer certain employees, assets, liabilities,		
rights and obligations to any other successor		
entity incorporated by the Minister pursuant to		
subsection (3) of Section 37 of this Act. Such		
transfer order shall be binding on the NNPC, such		
successor entities and all other persons.		
42. Conclusive evidence	RETAINED	
(1) A statement, in a registered document to which	RETAINED	
the Management Company is a party, that land		
described in the document was transferred to it		
from the NNPC by or pursuant to a transfer order,		
or any other statement in the document relating		
to the transfer order, shall be deemed to be		
conclusive evidence of the facts stated.		
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(2) Nothing in subsection (1) of this section shall	RETAINED	
create for any person an interest in land that the		
NNPC did not have.		
42. Deleges from lightlite or obligation		•
43. Release from liability or obligation	RETAINED	×
Subject to subsection (6) (e) of section 41 of this Act,	RETAINED	
the transfer of liability or obligation under this		
section without any further assurance other than		
this section releases the NNPC from any further		
liability or obligation in respect of the assets or		
liabilities.		
44. Enforcement or continuation of any cause of	RETAINED	
action or proceedings		
(1) Subject to subsection (6) (e) of Section 41 of this	RETAINED	
Act, the Management Company shall without		
further assurance be entitled to enforce or defend		
all obligations for or against the NNPC in respect		
of the portion of interests transferred pursuant to		
section 41(1) as if the Management Company		
were the original party to such obligations.		
(2) Any pending action or proceedings in relation to	RETAINED	
the transferred assets, brought by or against the		
NNPC immediately before the initial transfer date		
may be enforced or continued, as the case may		
be, on and after that date by or against the		
Management Company in the same way as if this		
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Act had not been enacted.		
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45. Transfer not deemed to constitute a breach of	RETAINED	
contract		
		•
(1) Notwithstanding the provisions of Section 43:	RETAINED	
(a) no action or other proceeding shall be	RETAINED	
commenced against the Management Company		
in respect of any employee, asset, liability, right or		
obligation if, had there been no transfer, the time		
for commencing the action or other proceeding		
would have expired; and		
(b) the transfer of employees, assets and liabilities to	RETAINED	
the Management Company by or pursuant to a		
transfer order shall not be deemed to -		
(i) constitute a breach, termination, repudiation or	RETAINED	
frustration of any contract, including a contract		
of employment or insurance;		
(ii) constitute a breach of any Act, regulation or by-	RETAINED	
law;		
(iii) constitute an event of default or force majoures		
(iii) constitute an event of default or force majeure;	RETAINED	
(iv) give rise to a breach, termination, repudiation or	RETAINED	
frustration of any licence, permit or other right;		
nastration of any licence, permit of other fight,		
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(v) give rise to any right to terminate or repudiate a	RETAINED	
contract, licence, permit or other right; or		
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(vi) give rise to any estoppel.	RETAINED	
		<b>♦</b>
(2) Subsection (1)(b) of this section shall not apply	RETAINED	
to such contracts as may be prescribed by any		
regulation made for that purpose.		
(3) Subject to subsection (2) of this section, nothing in	RETAINED	
this Act and nothing done as a result of a transfer		
by or pursuant to a transfer order, shall create any		
new cause of action in favour of:		
(i) a holder of a debt instrument issued by the NNPC	RETAINED	
before the transfer date; or		
(ii) a party to a contract with the NNPC that was	RETAINED	
entered into before the transfer date.		
46. Guarantee or surety	RETAINED	
Any guarantee as sugation high was singly and high		
Any guarantee or surety which was given or made by	RETAINED	
the Government or any other person in respect of any		
debt or obligation of the NNPC and which was		
effective immediately before the transfer of the		
principal debt or obligation to the Management Company, shall remain fully effective against the		
guarantor or surety on and after the transfer date in		
relation to the repayment of the debt or the		
Lielation to the repayment of the debt of the		l
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performance of the obligation, as the case may be, by		
the Management Company.		
47. Dividend policy	RETAINED	
		•
(1) The dividend policy of the Management Company	RETAINED	
shall be as determined by the Board of Directors in		
accordance with the provisions of the Companies		
and Allied Matters Act and shall be approved by		
the shareholders.		
(2) All dividends accruable in respect of the shares held on	RETAINED	
behalf of the Government shall be paid directly into		
the Federation Account.		
40 Funding		
48. Funding	RETAINED	
(1) Not later than 6 months from the date of	Not later than 6 months from the date of	Subsection amended to
incorporation of the Management Company, the	incorporation of the Management Company, the	Subsection amended to include the Minister in charge
Minister, after consultation with the Minister	Minister, after consultation with the Ministers	of finance who are both in
responsible for Budgets, shall present a request	responsible for finance and budget, shall present	charge of finance and budget.
for the appropriation of funds for the initial	a request for the appropriation of funds for the	charge of finance and budget.
capitalisation of the Management Company.	initial capitalisation of the Management	
cupitalisation of the Management company.	Company.	
(2) The Management Company shall pay from its	RETAINED	
revenue, reasonable operational expenses which		
shall be detailed in each annual budget and		
operating plan (and annual reports made by the		
Management Company as set out in section 58(d)		
Wanagement Company as set out in section 58(d)		

PETR	ROLEUM INDUSTRY GOVERNANCE BILL 2017
of this Act) to be approved by the shareholders and which shall at all times be in line with international best practices for efficiency and creation of value for the Shareholders and the Government. The surplus funds after deducting such reasonable operational expenses shall be paid as dividends to the Federation Account in accordance with the dividend policy established pursuant to section 47.	
49. Provision of records etc. to the Management	RETAINED
Company	
The NNPC shall provide the Management Company with all records or copies of records, that are in its custody or control and that relate to an officer, employee, asset, liability, right or obligation that is transferred by or pursuant to a transfer order, including personal information.	
50. Further order amending a transfer order	RETAINED
The Minister may, at any time within one year after making a transfer order, make a further order amending the transfer order in any way that the Minister considers necessary or advisable, including such order or orders as may be necessary to rectify the transfer of any of the employees, assets, liabilities, rights and obligations pursuant to a verification or an audit of the employees, assets and	
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liabilities of the Management Company as at the date		
of the relevant transfer order, and this Part applies		
with necessary modifications to the amendment.		1
51. Directions to the NNPC on matters related to transition	RETAINED	<u>♦</u>
Prior to the vesting of assets and liabilities of the	RETAINED	
NNPC in the Management Company, the Minister		
may give the Board of Directors of the NNPC		
directions in writing to ensure the proper transfer of		
the assets and liabilities of the NNPC to the		
Management Company, and the Board of Directors		
shall, without delay, comply with such directions.		
52. Transfer of employees to the Management	RETAINED	
Company and conditions of service of transferred		
employees		
(1) Any employee of the NNPC transferred to the	RETAINED	
Management Company pursuant to section 41 or		
50 of this Act shall be transferred to the service of		
Management Company on terms not less		
favourable than those enjoyed by him		
immediately prior to the transfer.		
(2) The service rendered by an employee transferred	RETAINED	
pursuant to section 41 or 50 of this Act to the		
NNPC shall be deemed to be service with the		
Management Company for the purpose of		
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determining employment-related-entitlements as specified by the relevant laws of employment in Nigeria.		-0
<ul><li>(3) Until such time as conditions of service are drawn up by the Management Company-</li></ul>	RETAINED	•
<ul> <li>(a) the terms and conditions of service applicable to employees of the NNPC shall continue to apply to every person transferred to the Management Company as if every such person were still in the service of the NNPC;</li> </ul>	RETAINED	
<ul> <li>(b) an employee may be permitted to continue to contribute towards a pension he was contributing to when he was in the employment of the NNPC; and</li> </ul>	RETAINED	
(c) the Management Company shall continue to contribute towards a pension scheme to which the NNPC was contributing in respect of employees in the employ of the NNPC prior to the date of transfer.		
53. Exemption from Stamp Duty & other charges	RETAINED	
(1) Stamp duty shall not be chargeable under the Stamp Duties Act in respect of any transfer made or transaction entered into pursuant to this Part on which, except for the exemption granted under	RETAINED	
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# PETROLEUM INDUSTRY GOVERNANCE BILL 2017 this section, stamp duty would have been payable and in particular, and without derogation from the foregoing, no stamp duty shall be chargeable: (a) during the incorporation of the Management RETAINED Company, and any successor company created pursuant to section 37(3) or any subsequent increase to their authorised share capital, prior to the transfer of an interest to one or more private investors: (b) in respect of any security issued in compliance RETAINED with a transfer order issued under section 41(6); (c) where any convertible securities were issued in RETAINED compliance with a transfer order issued under section 41(6), in respect of the exercise of the conversion rights attached to any such security; or (d) in respect of any other transfer of rights and RETAINED assets pursuant to this Part. (2) The Corporate Affairs Commission shall not charge RETAINED any fees with respect to the incorporation of any company pursuant to this Part or any subsequent increase to their authorised share capital, prior to the transfer of an interest to one or more private investors. (3) Capital gains tax shall not be chargeable under the RETAINED

Capital Gains Tax Act, in respect of any transfer made or transaction entered into pursuant to this Part on which, except for the exemption granted under this section, capital gains tax would have been payable.	
54. Certain exemption from rates	RETAINED
(1) Oil pipelines and other installations transferred to the Management Company shall not be regarded as hereditaments or tenements to be valued for rating purposes.	RETAINED
(2) For the purpose of this section, the expression "oil pipelines and other installations" include but not limited to floating production, storage and offloading vessels, oil rigs, refineries, processing plants, power generating plants, pumping stations, tank farms and similar installations but shall not include office or residential buildings.	RETAINED
(3) Except as provided in subsection (1) of this section, nothing in this Act shall be deemed to exempt the Management Company from liability for any tax, duty, rate, levy or other charge whatsoever, whether general or local; provided that the Management Company shall not be liable to pay any such tax, duty, rate, levy or charge unless every company involved in similar activities as the Management Company is also liable for	RETAINED
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such payment.		
55. Composition and appointment of the board	RETAINED	
<ul> <li>(1) The Management Company shall be subject to the Code of Corporate Governance of the Securities and Exchange Commission.</li> </ul>	RETAINED	~
(2) The Minister shall cause the Articles of Association of the Management Company to provide for the composition of the Board as follows:	RETAINED	
(a) a non-executive Chairman;	a non-executive Chairman who may be the Minister;	Paragraph amended to make the Minister the non- executive chairman of the Board to reflect government ownership of the assets and non-funding of operations.
(b) the Managing Director of the Management Company who shall possess relevant experience with at least 10 years' experience at a senior management position in petroleum exploration and production company;	RETAINED	
(a) 2 other Executive Directory of the Management	Four other Fuggiting Disasters of the	Deve sweet here and a deve to a
(c) 3 other Executive Directors of the Management Company who shall possess relevant petroleum	Four other Executive Directors of the	Paragraph amended to provide for increase in
exploration and production experience with at	Management Company who shall possess relevant petroleum exploration and production	number of executives for
least 10 years' experience at a senior management	experience with at least 10 years' experience at	effective representation.
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position;       a senior management position;         (d) Three non-Executive Directors provided that one of the non-Executive Directors shall be a person with at least 10 years' experience in a senior management position in an exploration & professional or management experience;       Paragraph amended to provide for increase in number of non-executives for effective representation.         (e) A representative of the Ministry of Petroleum Resources who shall not be below the rank of director.       RETAINED         (3) Notwithstanding the provisions of the Companies and Allied Matters Act or any other enactment, the power of the shareholders to appoint or remove directors, shall be subject to subsections (4) and (5) of this section and the approval of the President.       RETAINED         (4) For the purpose of making appointments to the Board of Directors, the shareholders shall include a representative of the Ministry of Petroleum Resources who shall not be below the rank of director, to identify and recommend highly qualified candidates for such positions in a       RETAINED			
of the non-Executive Directors shall be a person with at least 10 years' experience in a senior management position in an exploration & professional or management experience;       provide for increase in number of non-executives for effective representation.         (e) A representative of the Ministry of Petroleum Resources who shall not be below the rank of director.       RETAINED         (3) Notwithstanding the provisions of the Companies and Allied Matters Act or any other enactment, the power of the shareholders to appoint or remove directors, shall be subject to subsections (4) and (5) of this section and the approval of the President.       RETAINED         (4) For the purpose of making appointments to the Board of Directors, the shareholders shall include a representative of the Ministry of Petroleum Resources who shall not be below the rank of director, to identify and recommend highly qualified candidates for such positions in a       RETAINED	position;	a senior management position;	
Resources who shall not be below the rank of director.       Image: Comparison of the companies and Allied Matters Act or any other enactment, the power of the shareholders to appoint or remove directors, shall be subject to subsections (4) and (5) of this section and the approval of the President.       RETAINED         (4) For the purpose of making appointments to the Board of Directors, the shareholders shall constitute an independent committee ("the Board Nomination Committee") of five persons with proven qualifications and tested industry experience one of which shall include a representative of the Ministry of Petroleum Resources who shall not be below the rank of director, to identify and recommend highly qualified candidates for such positions in a	of the non-Executive Directors shall be a person with at least 10 years' experience in a senior management position in an exploration &	persons with at least twenty years cognate	provide for increase ir number of non-executives for
and Allied Matters Act or any other enactment, the power of the shareholders to appoint or remove directors, shall be subject to subsections (4) and (5) of this section and the approval of the President. (4) For the purpose of making appointments to the Board of Directors, the shareholders shall constitute an independent committee ("the Board Nomination Committee") of five persons with proven qualifications and tested industry experience one of which shall include a representative of the Ministry of Petroleum Resources who shall not be below the rank of director, to identify and recommend highly qualified candidates for such positions in a	Resources who shall not be below the rank of	RETAINED	
Board of Directors, the shareholders shall constitute an independent committee ("the Board Nomination Committee") of five persons with proven qualifications and tested industry experience one of which shall include a representative of the Ministry of Petroleum Resources who shall not be below the rank of director, to identify and recommend highly qualified candidates for such positions in a	and Allied Matters Act or any other enactment, the power of the shareholders to appoint or remove directors, shall be subject to subsections (4) and (5) of this section and the approval of the	RETAINED	
competitive and transparent manner.	Board of Directors, the shareholders shall constitute an independent committee ("the Board Nomination Committee") of five persons with proven qualifications and tested industry experience one of which shall include a representative of the Ministry of Petroleum Resources who shall not be below the rank of director, to identify and recommend highly	RETAINED	

(5) the two other non-Executive Directors to be	DELETED	Provisions of the subsection
appointed pursuant to subsection (2) (d) of this		has been taken care of in
section, shall not be appointed to the Board unless		earlier section.
such a person is a holder of a university degree or		<b>♦</b>
its equivalent in engineering, geological sciences,		
economics, law, finance or related subjects and		
possesses at least 10 years' relevant experience.		
56. Terms of office of members of the board	RETAINED	
The Minister shall cause the Articles of Association of	RETAINED	
the Company to include the following;		
(1) An Executive member of the Board shall cease to	RETAINED	
be a Director of the Management Company if he		
ceases to be an employee of the company for any		
reason or if otherwise removed in accordance		
with the provisions of the Companies and Allied		
Matters Act.		
(2) The non-executive members of the Board may	RETAINED	
serve for an initial term of 4 years.		
(3) Upon the expiration of the initial term of any of	Upon the expiration of the initial term of any of	Subsection amended to
the non-executive members of the Board	the non-executive members of the Board	change the word
appointed, such member may be eligible for	appointed, such member may be eligible for re-	"appointment to "re-
appointment for another term of 4 years and no	appointment for another term of 4 years and no	appointment" for accuracy.
more.	more.	
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57. Management and governance of the Management Company	RETAINED	°,
Upon incorporation of the Management Company in pursuance of the provisions of this Act, the Management Company shall be organized and managed on the basis of the provisions of this Act and	RETAINED	•
its Memorandum and Articles of Association.		
58. Matters reserved for the Shareholders	RETAINED	
The Minister shall cause the Articles of Association to provide that the Board of Directors of the Management Company shall submit the following	RETAINED	
matters to the annual general meeting-		
<ul> <li>(a) plans for the coming year, as well as outlook for the intermediate term and significant changes in any of these;</li> </ul>	RETAINED	
(b) main features of the budget for the coming year;	RETAINED	
(c)principles relating to engagement of managers; and	RETAINED	
(d) Annual Report and annual accounts in respect of the participating interests of the State.	RETAINED	
respect of the participating interests of the state.		
59. Publication of annual report and annual accounts	RETAINED	
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of the Management Company.		
The Board of Directors shall cause the annual reports and annual accounts submitted to the annual general meeting pursuant to section 58 (d) of this Act to be published on its website and at least 3 widely circulating National Newspapers.	RETAINED	
60. Protection of land belonging to the Management Company.	RETAINED	
(1) Land vested in the Management Company shall not be liable to be acquired compulsorily under any enactment or law; and notwithstanding anything in any other enactment or law, no mining operations shall be carried on, in or under any land vested in the Management Company or any land over which the Management Company is entitled to rights of support for the benefit of lands so vested except with the prior consent in writing of the Minister.	RETAINED	
(2) For the purpose of this section, "land" includes any land under water beyond the territorial waters of Nigeria to which Nigeria is for the time being entitled to any exclusive rights.	RETAINED	
PART 5-6 - NATIONAL PETROLEUM COMPANY	RETAINED	
61. Shareholding of the National Petroleum	RETAINED 124	

Company		
At the time of its incorporation, the initial shares of the National Petroleum Company shall be held in the ratio of 51% by the Ministry of Petroleum Incorporated, 49% by the Bureau for Public Enterprises on behalf of the Government.	At the time of its incorporation, the initial shares of the National Petroleum Company shall be held in the ratio of 20% by the Bureau for Public Enterprises, 40% by the Ministry of Finance Incorporated and 40% by the Ministry of Petroleum Incorporated on behalf of the Government.	Section amended to vest shares in BPE, MOFI & MOPI.
62. Exemption from certain laws	RETAINED	
The National Petroleum Company shall not be subject to the provisions of the Fiscal Responsibility Act 2007 and the Public Procurement Act 2007.	RETAINED	
63. Initial funding of the National Petroleum Company	RETAINED	
company		
Not later than 6 months from the date of incorporation of the National Petroleum Company, the Minister, after consultation with the Minister responsible for Budgets, shall present a request for the appropriation of funds for the initial capitalisation of the National Petroleum Company.	Not later than 6 months from the date of incorporation of the National Petroleum Company, the Minister, after consultation with the Ministers responsible for finance and budget, shall present a request for the appropriation of funds for the initial capitalisation of the National Petroleum Company.	0 1
64. Assessment and offset of liabilities of the	RETAINED	
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National Petroleum Company		
The Board of Directors of the National Petroleum	RETAINED	
Company may, with the approval of its shareholders,		
utilize any appropriate mechanism, including sale of		<b>•</b>
assets and interests, to offset any liabilities of the		
National Petroleum Company, meet any of its future		
obligations or to achieve its strategic objectives.		
65. Retention of revenue and dividend policy	RETAINED	
(1) Notwithstanding the provision of any other	RETAINED	
law to the contrary, the National Petroleum		
Company shall be entitled to retain its revenue		
from its operations and shall be entitled to defray		
from such revenue all its expenses including its		
cash call obligations in respect of its joint venture		
assets and its petroleum operations and its		
obligations to lenders and financiers.		
(2) The dividend policy of the National Petroleum	RETAINED	
Company shall be as determined by the Board of		
Directors in accordance with the provisions of the	×	
Companies and Allied Matters Act and shall be		
approved by the shareholders.		
(3) All dividends accruable in respect of the shares	RETAINED	
held on behalf of the Government shall be paid		
into the Federation Account.		
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66. Divestment of shares of the National Petroleum	RETAINED	
Company		
		)
(1) Notwithstanding the provisions of section 61 of this Act, the Government shall within 5 years from the date of incorporation of the National Petroleum Company, divest, in a transparent manner, not less than 10% of the shares of the National Petroleum Company and within 10 years from the date of incorporation divest not less than an additional 30% of the shares of the National Petroleum Company to the public in a transparent manner.	(1) Notwithstanding the provisions of section 61 of this Act, the Government shall within five years from the date of incorporation of the National Petroleum Company, divest, in a transparent manner not less than 10% of the shares of the National Petroleum Company and within ten years from the date of incorporation divest not less than an additional 30% of the shares of the National Petroleum Company to the public in a transparent manner.	Subsection amended to ensure a more aggressive divestment and ultimately the transfer not less than 40% to the private sector.
(2) Divestment of shares under subsection (1) above may include the sale or transfer of shares to institutional or strategic investors.	DELETED	Subsection deleted for accuracy since publ encompasses institutional an strategic investors.
67. Transfer of employees, assets and liabilities	RETAINED	
(1) The Minister shall, within twelve months of incorporation of the National Petroleum Company, by an order, require the NNPC to transfer employees, assets, liabilities, rights and obligations of the NNPC (including assets and liabilities held by the NNPC on behalf of the Government) to the National Petroleum Company, as specified in the order.	RETAINED	
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(2) A transfer order shall be binding on the NNPC, the National Petroleum Company and all other persons.	RETAINED	3
		•
(3) Subsection (2) of this section applies despite any general or special Act or any rule of law, including an Act or rule of law that requires notice or registration of transfers.	RETAINED	
(4) A transfer order may specify and describe, employees, assets, liabilities, rights or obligations to be transferred:	RETAINED	
<ul> <li>(a) by reference to specific employees, assets, liabilities, rights or obligations;</li> </ul>	RETAINED	
(b) by reference to any class of employees, assets, liabilities, rights or obligations; or	RETAINED	
<ul><li>(c) partly in accordance with subsection</li><li>(4)(a) of this section and partly in accordance with subsection (4)(b) of this section.</li></ul>	RETAINED	
(5) With effect from the date specified in the relevant transfer order, all bonds, loans, financing agreements, alternative financing agreements, joint operating agreements, participation agreements, hypothecations, securities, deeds, contracts, instruments, documents and working	RETAINED	
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	OLEUM INDUSTRY GOVERNANCE BILL 2017	
arrangements subsisting prior to the transfer date and relating to the assets to be transferred pursuant to this section and to which the NNPC was a party shall, on and after the Effective Date,		0
be as fully effective and enforceable against or in favour of the National Petroleum Company as if, instead of the NNPC, the National Petroleum Company had been named therein.		
(6) A transfer order may:	RETAINED	
(a) specify the date that the transfer takes effect and any interest in property that is transferred by the order shall vest in the National Petroleum Company on that date;	RETAINED	
(b) provide that the transfer shall be deemed to have taken effect on a date earlier than the date the transfer order is made, but the Effective Date shall not be earlier than the day on which the National Petroleum Company was incorporated;	(b) provide that the transfer shall be deemed to have taken effect on a date earlier than the date the transfer order is made, but the transfer date shall not be earlier than the day on which the National Petroleum Company was incorporated;	Paragraph amended to avoid confusion with the use of the defined term "Effective Date".
(c) provide that the transfer specified in the order and other transactions associated with the transfers shall be deemed to have occurred in a sequence and at times specified in the order;	RETAINED	
(d) require the NNPC or the National	RETAINED	

Petroleum Company:	
<ul> <li>(i) to enter into any written agreement or execute any instrument specified in the order; and</li> </ul>	RETAINED
<ul> <li>(ii) to register in accordance with the order any agreement or instrument entered into or executed under subsection 6(d)(i) of this section;</li> </ul>	RETAINED
<ul> <li>(e) provide that any liability or obligation that is transferred by the order may be enforced against the NNPC, the National Petroleum Company, or both of them; and that any right that is transferred by the order may be enforced against the NNPC, the National Petroleum Company, or both of them; or</li> <li>(f) impose conditions on the exercise of</li> </ul>	
powers by the National Petroleum Company that are related to employees, assets, liabilities, rights or obligations transferred by the transfer order.	
(7) A transfer order may contain provisions dealing with other matters not specifically referred to in this Part that the Minister considers necessary or advisable in connection with a	RETAINED
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transfer.	
(8) The Government may thereafter vest in the	RETAINED
National Petroleum Company any further	
upstream assets as the Government may from	
time to time deem fit.	
68. Conclusive evidence	RETAINED
(1) A statement, in a registered document to	RETAINED
which the National Petroleum Company is a party,	
that land described in the document was	
transferred to it from the NNPC by or pursuant to	
a transfer order, or any other statement in the	
document relating to the transfer order, shall be	
deemed to be conclusive evidence of the facts	
stated.	
(2) Nothing in subsection (1) of this section shall	RETAINED
create for any person, an interest in land that the	
NNPC did not have.	
69 Release from liability or obligation	RETAINED
Subject to subsection 67(6)(e) o, the transfer of	
liability or obligation under this section without	
any further assurance other than this section releases	
the NNPC from any further liability or obligation in	
respect of the assets or liabilities.	
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70. Enforcement or continuation of any cause of	RETAINED	
action or proceedings		
		)
(1) Subject to subsection 67 (6)(e) of this Act, the National Petroleum Company shall without further assurance be entitled to enforce or defend all obligations for or against the NNPC in respect of the portion of interests transferred in accordance with section 67 as if the National Petroleum Company were the original party to such obligations.	RETAINED	
(2) Any pending action or proceeding in relation to the transferred assets, brought by or against the NNPC immediately before the initial transfer date may be enforced or continued, as the case may be, on and after that date by or against the National Petroleum Company in the same way as if this Act had not been enacted.	RETAINED	
71. Transfer not deemed to constitute a breach of	RETAINED	
contract		
(1) Notwithstanding the provisions of section 69:	RETAINED	
(a) no action or other proceeding shall be commenced against the National Petroleum Company in respect of any employee, asset, liability, right or obligation if, had there been no transfer, the time for commencing the action or	RETAINED	
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other proceeding would have expired; and		
(b) the transfer of assets and liabilities to the	RETAINED	
National Petroleum Company by or pursuant to a		
transfer order, shall not be deemed to -		•
(i) constitute a breach, termination, repudiation	RETAINED	
or frustration of any contract, including a		
contract of employment or insurance;		
(ii) constitute a breach of any Act requilation or by		
(ii) constitute a breach of any Act, regulation or by-	RETAINED	
law;		
(iii) constitute an event of default or force majeure;	RETAINED	
(iv) give rise to a breach, termination, repudiation or	RETAINED	
frustration of any licence, permit or other right;		
(v) give rise to any right to terminate or repudiate a	RETAINED	
contract, licence, permit or other right; or		
(vi) give rise to any estoppel.	RETAINED	
(2) Subsection (1b) of this section shall not apply	RETAINED	
to such contracts as may be prescribed by any		
regulation made for that purpose.		
(2)  (2)  (2)  (2)  (3)	DETAILED	
(3) Subject to subsection (2) of this section, nothing	RETAINED	
in this Act and nothing done by or pursuant to a transfer order, shall create any new cause of		
transier order, sildir create any new cause or	1	
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action in favour of a -		
(i) holder of a debt instrument issued by the NNPC	RETAINED	
before the transfer date; or		
		•
(ii) party to a contract with the NNPC that was	RETAINED	
entered into before the transfer date.		
72. Guarantee or surety	RETAINED	
Any guarantee or surety which was given or made by	RETAINED	
the Government or any other person in respect of any		
debt or obligation of the NNPC and which was		
effective immediately before the transfer of the		
principal debt or obligation to the National Petroleum		
Company, shall remain fully effective against the		
guarantor or surety on and after the transfer date in		
relation to the repayment of the debt or the		
performance of the obligation, as the case may be, by		
the National Petroleum Company.		
73. Provision of Records etc. to the National	RETAINED	
Petroleum Company		
The NNPC shall provide the National Petroleum	RETAINED	
Company with all records or copies of records, that		
are in its custody or control and that relate to an		
officer, employee, asset, liability, right or obligation		
that is transferred by or pursuant to a transfer order,		
including personal information.		
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74. Further order amending a transfer order	RETAINED	
The Minister may, at any time within one year after making a transfer order, make a further order amending the transfer order in any way that the Minister considers necessary or advisable, including such order or orders as may be necessary to rectify the transfer of any of the employees, assets, liabilities, rights and obligations pursuant to a verification or an audit of the employees, assets and liabilities of the National Petroleum Company as at the date of the relevant transfer order, and this Part applies with necessary modifications to the amendment.	RETAINED	
75. Directions to the NNPC on matters related to		
transition	RETAINED	
Prior to the vesting of assets and liabilities of the NNPC in the National Petroleum Company, the Minister may give the Board of Directors of the NNPC directions in writing to ensure the proper transfer of the assets and liabilities of the NNPC to the National Petroleum Company, and the Board of Directors shall, without delay, comply with such directions.	RETAINED	
76. Transfer of employees to the National	RETAINED	
Petroleum Company	135	<u> </u>

(1) Any employee of the NNPC transferred to the	RETAINED	
National Petroleum Company pursuant to sections		
67 and 74 of this Act shall be transferred to the		
service of National Petroleum Company, on terms		٠
not less favourable than those enjoyed by him		
immediately prior to the transfer.		
(2) The service rendered by an employee	RETAINED	
transferred pursuant to sections 67 and 74 of this		
Act shall be deemed to be service with the		
National Petroleum Company for the purpose of		
determining employment-related-entitlements as		
specified by the relevant laws of employment in		
Nigeria.		
(3) Until such time as conditions of service are	RETAINED	
drawn up by the National Petroleum Company-		
(a) the terms and conditions of service applicable to	RETAINED	
employees of the NNPC shall continue to apply to		
every person transferred to the National		
Petroleum Company as if every such person were	·	
still in the service of the NNPC;		
(b) an employee may be permitted to continue to	RETAINED	
contribute towards a pension he was contributing		
to when he was in the employment of the NNPC;		
and		
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(c) the National Petroleum Company shall continue to contribute towards a pension scheme to which the NNPC was contributing in respect of employees in the employ of the NNPC; prior to the date of transfer.	RETAINED
77. Delisting of assets	RETAINED
The assets or shares of the subsidiaries of the NNPC listed under the Public Enterprises Privatisation and Commercialisation Act shall be de-listed from the Effective Date of this Act and the power of attorney earlier assigned to the Bureau of Public Enterprises shall stand vacated.	RETAINED
78. Exemption from Stamp Duty & other charges	RETAINED
(1) Stamp duty shall not be chargeable under the Stamp Duties Act in respect of any transfer made or transaction entered into pursuant to this Part on which, except for the exemption granted under this section, stamp duty would have been payable and in particular, and without derogation from the foregoing, no stamp duty shall be chargeable:	
(a) during the incorporation of the National	RETAINED
Petroleum Company, or any subsequent increase to its authorised share capital, prior to the transfer of an interest to one or more private investors;	
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(b) in respect of any security issued in compliance	RETAINED	
with a transfer order issued under section 67(6);		
(c) where any convertible securities were issued in		<ul> <li>لا المراجع ال مراجع المراجع الم المراجع المراجع الم المرجع المراجع المراجع المراجع المراجع المراجع المرج</li></ul>
compliance with a transfer order issued under		
section 67(6), in respect of the exercise of the		
conversion rights attached to any such security;		
or		
(d) in respect of any other transfer of rights and	RETAINED	
assets pursuant to this Part.		
(2) The Corporate Affairs Commission shall not		
charge any fees with respect to the incorporation of		
any company pursuant to this Part or any subsequent		
increase to their authorised share capital, prior to the		
transfer of an interest to one or more private		
investors.		
(3)Capital gains tax shall not be chargeable under the		
Capital Gains Tax Act, in respect of any transfer made		
or transaction entered into pursuant to this Part on		
which, except for the exemption granted under this		
section, capital gains tax would have been payable.		
79. Composition and Appointment of the Board.	RETAINED	
79. Composition and Appointment of the Board.	RETAINED	
(1) The National Petroleum Company shall be subject	RETAINED	
to the Code of Corporate Governance issued by		
to the code of corporate dovernance issued by		
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the Securities and Exchange Commission.		
(2) The Minister shall cause the Articles of Association of the National Petroleum Company to provide for the composition of the Board as follows:	RETAINED	5
(a) a non-executive Chairman;	RETAINED	
(b) the Managing Director of the National Petroleum Company shall be a person with at least 10 years' experience in a senior management position in petroleum exploration and production company;	(b) the Managing Director of the National Petroleum Company shall be a person with at least 10 years' experience in a senior management position in the petroleum industry;	Paragraph amended to increase the experience of the Managing Director taking cognisance the size and scope of the company's business.
<ul> <li>(c) 3 other Executive Directors of the National Petroleum Company shall be persons with at least 10 years' experience in a senior management position in petroleum exploration and production company;</li> </ul>	Four other Executive Directors of the National Petroleum Company shall be persons with at least 10 years' experience in a senior management position in petroleum exploration and production company;	<b>0</b> - <b>P</b>
(d) Three non-Executive Directors provided that one of the non-Executive Directors shall be a person with at least 10 years' experience in senior management position in a petroleum company;	Four non-executive directors provided that one of the non-Executive Directors shall be a person with at least 20 years' experience cognate professional or management experience;	Paragraph amended to increase number of non- executive directors and the quantum of experience required to reflect wider representation given the size and scope of the company's business.
(e) A representative of the Ministry of Petroleum	RETAINED	
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Resources who shall not be below the rank of director.		-0
(3) Notwithstanding the provisions of the Companies	Notwithstanding the provisions of the	Subsection amended for to
and Allied Matters Act or any other enactment,	Companies and Allied Matters Act or any other	reflect its status of the
the power of the shareholders to appoint or	enactment, the power of the shareholders to	company as a public company
remove directors, shall be subject to subsections	appoint or remove the initial directors, shall be	after five years.
(4) and (5) of this section and the approval of the	subject to subsections (4) and (5) of this section	
President.	and the approval of the President.	
(4) For the purpose of making appointments to the	RETAINED	
Board of Directors, the shareholders shall		
constitute an independent committee ("the Board		
Nomination Committee") of five persons with		
proven qualifications and tested industry		
experience one of which shall include a		
representative of the Ministry of Petroleum		
Resources who shall not be below the rank of		
director, to identify and recommend highly		
qualified candidates for such positions in a		
transparent manner.		
5) The two other non-Executive Directors to be	DELETED	Subsection deleted fo
appointed pursuant to subsection (2) (d) of this		superfluity; provision alread
section, shall not be appointed to the Board unless		captured.
such a person is a holder of a university degree or		
its equivalent in engineering, geological sciences,		
economics, law, finance or related subject and		
possesses at least 10 years' relevant experience at		
a senior management level.		
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			*	
(6) The provisions of subsection (2) to (5) of this	The provisions of subsection (2) to (5) of this	Subsection	amended	to
section shall cease to have effect upon the	section shall cease to have effect upon the	reflect	changes	post
divestment by the Government of 30% of its	divestment by the Government of 10% of its	divestment		
shares in the company on the Nigerian Stock	shares in the company to the public.	•		
Exchange. Accordingly, the provisions of the				
Companies and Allied Matters Act, the Articles of				
Association of the National Petroleum Company				
and any Shareholders Agreement by which the				
Company is bound shall apply to the appointment				
of the directors and the composition of the Board.				
80. Management and governance of the National	RETAINED			
Petroleum Company				
Upon incorporation of the National Petroleum	Upon incorporation of the National Petroleum	Subsection	amended	to
Company pursuant to the provisions of this Act, the	Company pursuant to the provisions of this Act,		changes	post
National Petroleum Company shall be organized and	the National Petroleum Company shall be	divestment		
managed on the basis of the provisions of this Act, the	organized and managed on the basis of the			
Companies & Allied Matters Act and its Memorandum	provisions of this Act, the Companies and Allied			
and Articles of Association.	Matters Act and its Memorandum and Articles of			
	Association, code of corporate governance of			
	the Nigerian stock exchange and applicable rules			
	of any other stock exchange where its shares are			
	listed.			
81. Terms of office of members of the board	RETAINED			
The Minister shall cause the Articles of Association of	RETAINED			
the Company to include the following;				

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(1) An Executive member of the Board shall cease to be a Director of the National Petroleum Company if he ceases to be an employee of the company for any reason or if otherwise removed in accordance	RETAINED	S
with the provisions of the Companies and Allied Matters Act.		
(2) The non-executive members of the Board may serve for an initial term of 4 years.	RETAINED	
(3) Upon the expiration of the initial term of any of the non-executive members of the Board appointed, such member may be eligible for appointment for another term of 4 years and no more.	RETAINED	
82. Matters reserved for the Shareholders	RETAINED	
The Minister shall cause the Articles of Association to provide that the Board of Directors of the National Petroleum Company shall submit the following matters to the annual general meeting-	RETAINED	
<ul> <li>(a) plans for the coming year, as well as outlook for the intermediate term and significant changes in any of these;</li> </ul>	RETAINED	
(b) main features of the budget for the coming year;	RETAINED	
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(c) principles relating to engagement of managers; and	RETAINED	-0`
(d) Annual Report and annual accounts in respect of	RETAINED	
the participating interests of the State.		<ul> <li>لا المراجع الم المراجع المراجع ا المراجع المراجع ا</li></ul>
83. Publication of Annual Report and annual	RETAINED	
accounts of the National Petroleum Company.		
The Board of Directors shall cause the Annual Reports	RETAINED	
and annual accounts submitted to the annual general		
meeting pursuant to section 82(d) to be published on		
its website and at least 3 widely circulating National		
Newspapers.		
84. Certain exemption from rates	RETAINED	
(1) Oil pipelines and other installations belonging	RETAINED	
to the National Petroleum Company shall not be		
regarded as hereditaments or tenements to be		
valued for rating purposes.		
(2) For the purposes of this subsection, the	RETAINED	
expression "oil pipelines and other installations"		
include oil rigs, refineries, power generating		
plants, pumping stations, tank farms and similar		
installations but do not include office or		
residential buildings.		
(3) Except as provided in subsection (1) of this	RETAINED	
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section, nothing in this Act shall be deemed to exempt the National Petroleum Company from liability for any tax, duty, rate, levy or other charge whatsoever, provided that the National Petroleum Company shall not be liable to pay any such tax, duty, rate, levy or charge unless every company involved in similar activities as the National Petroleum Company is also liable for such payment.	
85. Protection of National Petroleum Company's land	RETAINED
(1) Land vested in the National Petroleum Company shall not be liable to be acquired compulsorily under any enactment or law.	
(2) Notwithstanding anything in any other enactment or law, no mining operations shall be carried on, in or under any land vested in the National Petroleum Company or any land over which the National Petroleum Company is entitled to rights of support for the benefit of lands so vested except with the prior consent in writing of the Minister.	
(3) For the purpose of this section, "land" includes any land under water beyond the territorial waters of Nigeria to which Nigeria is for the time being entitled to any exclusive rights.	RETAINED
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86. Incorporation of the Nigeria Petroleum	Section added to provide for a
Liability Management Company	corporate entity to assume
	and manage the liabilities of
	NNPC in order not to
	financially encumber the
	Asset Management Company
	and National Petroleum
	Company established
	pursuant to this Act.
(1) The Minister shall, within six months after	
the Effective Date, take such steps as are	
necessary under the Companies and Allied	
Matters Act to incorporate a company which	
may be called the Nigeria Petroleum Liability	
Management Company, or such other name as	
may be available, as a company limited by	
shares, which shall be vested with certain	
liabilities of the Nigerian National Petroleum	
Corporation and the pensions liabilities of the	
Department of Petroleum Resources.	
(2) Upon incorporation and the transfer of	
liabilities pursuant to this Act:	
(a) the Nigeria Petroleum Liability Management	
Company (hereinafter called the "Liability	
Management Company" in this Act) shall assume	
and be responsible for the management of the	
liabilities of the Nigerian National Petroleum	<u> </u>
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Corporation ("NNPC") and the pensions	
liabilities of the Department of Petroleum	
Resources transferred to it pursuant to the	
provisions of this Act.	
	<b>•</b>
(4) The initial shares or other ownership interest	
of the Liability Management Company shall be	
held by the National Petroleum Company, the	
National Asset Management Company and the	
Nigeria Petroleum Regulatory Commission in the	
ratio of their respective liabilities.	
(5) The Liability Management Company shall be	
governed and managed on the basis of the	
provisions of the Companies and Allied Matters	
Act and the Securities and Exchange	
Commission's Codes of Corporate Governance.	
(6) The Minister shall cause the Articles of	
Association of the Liability Management	
Company to provide for the composition and	
appointment of the Board of the entity on terms	
similar to the composition and appointment of	
the Board of the Management Company with	
such modifications as may be necessary or	
desirable.	
(7) The annual reports and annual accounts	
submitted to the annual general meeting shall	
be published on the website of the Liability	
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	Management Company and at least 3 widely	
	circulating National Newspapers.	
	(8) The Liability Management Company shall	
	ascertain outstanding liabilities of the NNPC	•
	within twelve months of the Effective Date and	
	layout a clear plan and timeline for the	
	settlement of such liabilities.	
	(9) The Minister shall in consultation with the	
	shareholders of the Liability Management	
	company take all necessary actions to provide	
	the resources required by the Liability	
	Management Company for settlement of the	
	liabilities of the NNPC and the pension liabilities	
	of the Department of Petroleum Resources in	
	their respective ratios.	
	(10) The Minister shall undertake the winding up	
	of the Liability Management Company upon	
	confirmation that the Liability Management	
	Company has concluded the settlement of all	
	outstanding liabilities.	
PART 7 - REPEALS, TRANSITIONAL AND SAVINGS	RETAINED	
PART 7 - REPEALS, TRANSITIONAL AND SAVINGS PROVISIONS		
PROVISIONS		
86. Adaptation of laws	RETAINED	
(1) The enactments specified in the Fifth Schedule to		
this Act are hereby amended to the extent		

specified therein.			
	RETAINED		
(2) For the avoidance of doubt, the relevant			
provisions of all existing enactments or laws,			
including but not limited to the Petroleum Act, Oil		•	
Pipelines Act, Hydrocarbon Oil Refineries Act and			
the Companies and Allied Matters Act, to the			
extent that they deal with matters provided for in			
this Act, shall be read with such modifications as			
to bring them into conformity with the provisions			
of this Act.			
	RETAINED		
(3) If the provisions of any other enactment or law,			
including but not limited to the enactments			
specified in subsection (1) of this section, are			
inconsistent with the provisions of this Act, the			
provisions of this Act shall prevail and the			
provisions of that other enactment or law shall, to			
the extent of that inconsistency, be void in			
relation to matters provided for in this Act.			
	RETAINED		
(4) Any regulatory functions conferred on the			
Minister pursuant to the Petroleum Act and the			
Oil Pipelines Act or on the chief executive of the			
Inspectorate pursuant to the Nigerian National			
Petroleum Corporation Act, shall be deemed to			
have been transferred to the Commission.			
	RETAINED		
87. Repeals			
(1)From the Effective Date, the Petroleum	(1) From the Effective Date, the Petroleum	Subsection amended t	to
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Products Pricing Regulatory Agency (Establishment) Act, CAP P43, Laws of the	Products Pricing Regulatory Agency (Establishment) Act, CAP P43, Laws of the	include Petroleum Equalisation Fund Act
Federation of Nigeria, 2004 is repealed; and	Federation of Nigeria, 2004 & Petroleum	
	Equalisation Fund (Management Board,	
	ETC.) Act, Cap P11 Laws of the Federation	•
	of Nigeria, 2004 are repealed; and	
(2)The Nigerian National Petroleum Corporation Act CAP N123, Laws of the Federation of Nigeria, 2004, Nigerian National Petroleum Corporation (Projects) Act CAP N124 Laws of the Federation of Nigeria, 2004 and Nigerian National Petroleum	RETAINED	
Corporation Amendment Act N123 shall be		
deemed to be repealed on the date that the		
Minister signifies by legal notice in the Gazette		
that the assets and liabilities of the NNPC are		
fully vested in successor entities.		
88. Savings provisions	RETAINED	
(1) Any licence, lease, certificate, authority or permit	(1) Any licence, lease, certificate, authority	
which was issued by the Department of Petroleum	or permit which was issued by the Department	
Resources and which had effect immediately	of Petroleum Resources and which had effect	defined term "Effective Date"
before the commencement of this Act shall	immediately before the Effective Date shall	
continue to have effect, mutatis mutandis, for the	continue to have effect, mutatis mutandis, for	
remainder of its period of validity as if it had been	the remainder of its period of validity as if it	
issued by the Commission.	had been issued by the Commission.	
(2) The Minister shall set forward a clear transition	(2) The Minister shall get forward a class	Cubecation encoded for
(2) The Minister shall set forward a clear transition	(2) The Minister shall set forward a clear	
plan within 30 days of the passage of the Act to	transition plan within 30 days of the Effective	consistency of defined term
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prevent disruption of industry operations.	Date to prevent disruption of industry operations.	$\sim$
(3) Within three months from the Effective Date, the Minister on the advice of the Commission or the NNPC, as the case may be, may make any further	RETAINED	
transitional and savings provisions as are consistent with the transitional and savings provisions in this Act.		
00 Transfer of sheft she		
89. Transfer of staff, etc.	RETAINED	
(1) Upon the vesting of assets and liabilities of the Department of Petroleum Resources in the Commission, the Minister shall make an order in writing in which he shall give directions to the management of the Department of Petroleum Resources for the transfer of employees of the Department of Petroleum Resources to the Commission and the Management of the Department of Petroleum Resources shall, without delay, comply with the directions in such order.	(1) Upon the vesting of assets and liabilities of the Department of Petroleum Resources and the Petroleum Products Pricing Regulatory Authority in the Commission, the Minister shall make an order in writing in which he shall give directions to the management of the Department of Petroleum Resources and the Board of Petroleum Products Pricing Regulatory Authority for the transfer of employees of each organisations respectively to the Commission and the Management of the Department of Petroleum Resources and the Board of Petroleum Resources and the Board of Petroleum Products Pricing Regulatory Authority shall, without delay, comply with the directions in such order.	
(2) Upon the vesting of assets and liabilities of the Petroleum Products Pricing Regulatory Agency in	DELETED	Subsection merged with (1 above
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the Commission, the Minister shall make an order in writing in which he shall give directions to the Board of the Petroleum Products Pricing Regulatory Agency for the transfer of employees of the Petroleum Products Pricing Regulatory Agency to the Commission and the Board of Directors shall, without delay, comply with the directions in such order.		
	(3) Upon the vesting of assets and liabilities of the Petroleum Equalisation Fund in the Equalisation Fund, the Minister shall make an order in writing in which he shall give directions to the Board of the Petroleum Equalisation Fund for the transfer of employees of the Petroleum Equalisation Fund to the Equalisation Fund and the Board of Directors of the Petroleum Equalisation Fund shall, without delay, comply with the directions in such order.	Subsection added to provide for transfer of staff of the Petroleum Equalisation Fund to the Equalisation Fund.
(3) Any transfer of services by virtue of the provisions of subsections (1) and (2) of this section shall be regarded as continuous for the purposes of pension and gratuity.		
90. Cessation of employment.	RETAINED	
(1) Every person whose service has been transferred to the Commission from the Department of Petroleum Resources or from the	RETAINED	
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Petroleum Products Pricing Regulatory Agency, in pursuance of section 89 of this Act, as the case may be, shall be deemed to be an employee of the Commission with effect from the date of transfer and shall be deemed to have ceased to be in the employment of the Department of Petroleum Resources or the Petroleum Products Pricing Regulatory Agency forthwith.		
(2) Every person whose service has been transferred from the NNPC to the Asset Management Company in pursuance of subsection (1) of section 41 of this Act or to the National Petroleum Company in pursuance of subsection (1) of section 67 of this Act, as the case may be, shall be deemed to be an employee of the Management Company or the National Petroleum Company, as the case may be, with effect from the date of transfer and shall be deemed to have ceased to be in the employment of the NNPC forthwith.	RETAINED	
	(3) Every person whose service has been transferred to the Commission from the Petroleum Equalisation Fund, in pursuance of section 89 of this Act, as the case may be, shall be deemed to be an employee of the Equalisation Fund with effect from the date of transfer and shall be deemed to have ceased to be in the employment of the Petroleum Equalisation Fund forthwith.	for transfer of service of employees of the Petroleum
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91. Application of subsisting contracts	RETAINED	
		)
<ol> <li>The provisions of this section shall apply to –</li> </ol>	RETAINED	
		•
(a) all contracts or other instruments	(a) all contracts or other instruments	Paragraph amended to merge
subsisting before the Effective Date entered	subsisting before the Effective Date	the provisions of (b) below
into by the Petroleum Inspectorate and the	entered into by the Petroleum	and to include the Petroleum
Department of Petroleum Resources in	Inspectorate, the Department of	Equalization Fund
relation to its petroleum operations;	Petroleum Resources, the Petroleum	Management Board.
	Products Pricing Regulatory Agency and	
	the Petroleum Equalization Fund	
	Management Board in relation to their	
	respective operations;	
(b) all contracts or other instruments	DELETED	Paragraph deleted
(b) all contracts or other instruments subsisting before the Effective Date entered	DELETED	<b>0</b> - F
into by the Petroleum Products Pricing		consequent to the above
Regulatory Agency.		
(2) By virtue of this Act there is vested in the	(2) By virtue of this Act there is vested in:	Subsection amended for
Commission as from the Effective Date and		grammatical accuracy.
without further assurance all assets, funds,		, ,
resources and other moveable or immovable		
property which immediately before the Effective		
Date were vested in the Petroleum Inspectorate		
or the Department of Petroleum Resources.		
	(a) the Commission as from the Effective Date	Paragraph added to provide
	and without further assurance all assets,	for application of subsisting
	funds, resources and other moveable or	contracts of the Petroleum
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	immovable property which immediately before the Effective Date were vested in the Petroleum Inspectorate, the Department of Petroleum Resources, the Petroleum Products Pricing and Regulatory Authority.	Inspectorate, the Department of Petroleum Resources, the Petroleum Products Pricing and Regulatory Authority.
	(b) the Equalisation Fund as from the Effective Date and without further assurance all assets, funds, resources and other moveable or immovable property which immediately before the effective date were vested in the Petroleum Equalisation Fund.	Paragraph added to provide for application of subsisting contracts of the Petroleum Equalisation Fund.
(3) Any proceedings or cause of action pending or existing or which could have been taken by or against the Department of Petroleum Resources immediately before the Effective Date in respect of any such right, interest, obligation or liability of the Petroleum Inspectorate or the Department of Petroleum Resources may be commenced, continued or enforced or taken by or against the Commission as if this Act had not been made.	(3) Any proceedings or cause of action pending or existing or which could have been taken by or against the Petroleum Inspectorate, Department of Petroleum Resources, the Petroleum Products Pricing and Regulatory Authority and the Petroleum Equalization Fund Management Board immediately before the Effective Date in respect of any such right, interest, obligation or liability of the Petroleum Inspectorate, the Department of Petroleum Resources, the Petroleum Products Pricing and Regulatory Authority and the Petroleum Equalization Fund Management Board may be commenced, continued or enforced or taken by or against the Commission or the Equalisation Fund, as the case may be, as if this Act had not been made.	Subsection amended to include the Petroleun Products Pricing and Regulatory Authority and the Petroleum Equalization Fund Management Board.
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(4) By virtue of this Act, there is vested in the Commission as from the Effective Date and without further assurance and without further assurance all assets, funds, resources and other moveable or immovable property which immediately before the Effective Date were vested and held by the Petroleum Products Pricing and Regulatory Authority.	DELETED	Subsection deleted in view of the merger above.
(5) As from the Effective Date:	RETAINED	
(5) As from the Effective Date.	RETAINED	
(a) the rights, interest, obligations and liabilities of the Petroleum Products Pricing and Regulatory Authority existing immediately before the Effective Date under any contract or instrument at law or in equity which shall have been held on behalf of or have accrued to or have been incurred for its own benefit or use, shall by virtue of this Act be assigned to and vested in the Commission;	(a) the rights, interest, obligations and liabilities of the Inspectorate, Department of Petroleum Resources, Petroleum Products Pricing and Regulatory Authority and the Petroleum Equalization Fund Management Board existing immediately before the Effective Date under any contract or instrument at law or in equity which shall have been held on behalf of or have accrued to or have been incurred for its own benefit or use, shall by virtue of this Act be assigned to and vested in the Commission or the Equalisation Fund as the case may be;	Petroleum Resources and the Petroleum Equalization Fund
(b) any such contract or instrument as is	(b) any such contract or instrument as is	Subsection amended to
mentioned in subsection (5)(a) of this section,	mentioned in subsection (5)(a) of this section,	include the Department o
shall be of the same force and effect against or	shall be of the same force and effect against or	Petroleum Resources and the
1	155	

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in favour of the Commission and shall be enforceable as fully and effectively as if instead of the Petroleum Products Pricing and Regulatory Authority, the Commission had been named therein or had been a party thereto; and	in favour of the Commission or the Equalisation Fund as case may be and shall be enforceable as fully and effectively as if instead of the Petroleum Inspectorate, Department of Petroleum Resources, Petroleum Products Pricing and Regulatory Authority and the Petroleum Equalization Fund respectively, the Commission or the Equalisation Fund had been named therein or had been a party thereto; and	
(c) any proceeding or cause of action pending or existing or which could have been taken by or against the Petroleum Products Pricing and Regulatory Authority immediately before the Effective Date in respect of any such rights, interest, obligation or liability of the Petroleum Products Pricing and Regulatory Authority, may be commenced, continued or enforced or taken by or against the Commission as if this Act had not been made.	(c) any proceeding or cause of action pending or existing or which could have been taken by or against the Petroleum Inspectorate, the Department of Petroleum Resources, the Petroleum Products Pricing and Regulatory Authority and the Petroleum Equalization Fund Management Board respectively immediately before the Effective Date in respect of any such rights, interest, obligation or liability of any of the organisations, may be commenced, continued or enforced or taken by or against the Commission or the Equalisation Fund as the case may be as if this Act had not been made.	include the Department of Petroleum Resources and the Petroleum Equalization Fund
(6) As from the Effective Date:	DELETED	Subsection deleted in view of the mergers in subsection 5 above
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(a) the rights, interest, obligations and	DELETED	Paragraph deleted in view of
liabilities of the Department of		the mergers in subsection 5
Petroleum Resources existing immediately		above
before the Effective Date under any contract		
or instrument at law or in equity which shall		<ul> <li>•</li> </ul>
have been held on behalf of or have accrued		
to or have been incurred for its own benefit		
or use, shall by virtue of this Act be assigned		
to and vested in the Commission;		
(b) any such contract or instrument as is	DELETED	Paragraph deleted in view of
mentioned in subsection (6)(a) of this section,		the mergers in subsection 5
shall be of the same force and effect against		above
or in favour of the Commission and shall		
be enforceable as fully and effectively as if		
instead of the Department of Petroleum		
Resources, the Commission had been named		
therein or had been a party thereto; and		
(c) Any proceeding or cause of action	DELETED	Paragraph deleted in view of
pending or existing or which could have been		the mergers in subsection 5
taken by or against the Department of		above
Petroleum Resources immediately before the		
Effective Date in respect of any such right,		
interest, obligation or liability of the		
Department of Petroleum Resources may		
be commenced, continued or enforced or		
taken by or against the Commission as if this		
Act had not been made.		
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PETR	OLEUM INDUSTRY GOVERNANCE BILL 2017	
92. Interpretation	RETAINED	
In this Act unless the context otherwise requires -	RETAINED	
"Authorisation" means any authorisation issued by	RETAINED	•
the Commission for any activity in the petroleum		
industry;		
"Board" means the governing board of any of the	RETAINED	
entities that is the subject matter of the Part within		
which the word has been used, unless it is specifically		
stated otherwise;		
"Dudget" many actimates of the revenues and		
" <b>Budget</b> " means estimates of the revenues and expenditure of the Federation for the next following	RETAINED	
financial year which the President shall cause to be		
prepared and laid before each House of the National		
Assembly at any time in each financial year pursuant		
to Section 81(1) of the Constitution of the Federal		
Republic of Nigeria.		
, ,		
"Bureau of Public Enterprises" means the Bureau of	RETAINED	
Public Enterprises as provided for under the "Public		
Enterprises (Privatisation and Commercialisation) Act		
CAP P38, Laws of the Federation of Nigeria, 2004;		
"Commission" means the "Nigeria Petroleum	RETAINED	
Regulatory Commission" as provided for in Part 3 of		
this Act;		
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"Company" means any entity incorporated under any	RETAINED	
law in force in Nigeria or elsewhere;		
"Companies and Allied Matters Act" means the	RETAINED	
Companies and Allied Matters Act CAP C20, Laws of		•
the Federation of Nigeria, 2004;		
"Consolidated Revenue Fund" means the	RETAINED	
Consolidated Revenue Fund created by section 80 of		
the Constitution of the Federal Republic of Nigeria		
1999 (as amended)		
"Constitution" means the Constitution of the Federal	RETAINED	
Republic of Nigeria 1999(as amended);		
"Court" means Federal High Court established by	RETAINED	
section 249 of the Constitution of the Federal		
Republic of Nigeria 1999(as amended);		
"Department of Petroleum Resources" means the	RETAINED	
Department of Petroleum Resources under the		
Ministry of Petroleum Resources;		
"Effective Date" means the commencement date on	RETAINED	
which this Act comes into force;		
"Federal Executive Council" means the Federal	RETAINED	
Executive Council stated in section 144(5) of the		
Constitution of the Federal Republic of Nigeria		
1999(as amended);		
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"Federation Account" means the Federation Account	RETAINED
stated in section 162 of the Constitution of the	
Federal Republic of Nigeria 1999(as amended);	
"Fiscal Responsibility Act" means the Fiscal	RETAINED
Responsibility Act 2007;	
"Frontier acreages" means any or all licences or	RETAINED
leases located in an area defined as frontier in a	
regulation issued by the Commission;	
"Gazette" means the Official Gazette of the	RETAINED
Government;	
"Government" means the Federal Government of	RETAINED
Nigeria;	
"Management Company" means the Nigerian	RETAINED
Petroleum Assets Management Company to be	
incorporated further to the provisions of section 37 of	
this Act;	
"Minister" means the Minister in charge of petroleum	RETAINED
resources and overseeing the petroleum industry in	
Nigeria;	
"Ministry" means the Ministry of Petroleum	RETAINED
Resources;	
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" <i>Ministry of Environment</i> " means the federal ministry	RETAINED	
in charge of environmental matters;		
"Ministry of Finance" means the federal ministry in	RETAINED	
charge of finance matters;		<ul> <li>•</li> </ul>
	Ministry of Finance Incorporated" means the	Inserted to include the
	corporation sole established by the Ministry of	definition of Ministry of
	Finance Incorporated Act CAP M15 Laws of the	Finance Incorporated
	Federation of Nigeria, 2004	
<i>Ministry of Petroleum Incorporated</i> " means the	RETAINED	
corporation sole to be established by the proposed		
Ministry of Petroleum Incorporated Act;		
"National Petroleum Company" means the National	RETAINED	
Petroleum Company to be incorporated further to the		
provisions of section 37 of this Act;		
"National Salaries, Incomes and Wages Commission"	RETAINED	
means the National Salaries, Incomes and Wages		
Commission established by section 1 of the National		
Salaries, Incomes and Wages Commission Act CAP		
N72, Laws of the Federation of Nigeria, 2004;		
"National strategic reserve" means the reserve of	RETAINED	
petroleum products kept in certain storage depots		
and facilities by the Government or on behalf of the		
Government to provide for emergency;		
	161	

"Nigerian National Petroleum Corporation" or the	RETAINED	
"NNPC" means the Nigerian National Petroleum		
Corporation established by section 1 of the Nigerian		1
National Petroleum Corporation Act CAP N123, Laws		
of the Federation of Nigeria, 2004;		•
"Nigerian Police" means the Nigeria Police Force	RETAINED	
established under section 3 of the Police Act CAP P19,		
Laws of the Federation of Nigeria, 2004;		
"Pensions Reforms Act" means the Pensions Reforms	RETAINED	
Act 2014;		
,		
"Permanent Secretary" means the Permanent	RETAINED	
Secretary having supervision over the departments of		
government under the Minister;		
"Petroleum" means hydrocarbons and associated	RETAINED	
substances as exist in its natural state in strata, and		
includes crude oil, natural gas, condensate, and		
mixtures of any of them, but does not include coal,		
bitumen and tar sands;		
"Petroleum Inspectorate" means the Petroleum	RETAINED	
Inspectorate established under section 10 of the		
Nigerian National Petroleum Corporation Act CAP		
N123, Laws of the Federation of Nigeria, 2004;		
"Petroleum operations" means upstream, midstream	RETAINED	
and downstream petroleum operations;		
	· · · · · · · · · · · · · · · · · · ·	
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"Petroleum Pricing and Product Regulatory Agency"	RETAINED
means the Petroleum Pricing and Product Regulatory	
Agency established under section 1 of the "Petroleum	
Pricing and Product Regulatory Agency	
(Establishment) Act CAP P43, Laws of the Federation	
of Nigeria, 2004;	
"President" means President of the Federal Republic	RETAINED
of Nigeria;	
"Public hearing" means an organised forum for the	RETAINED
discussion of issues relating to a regulation or	
decision that is to be made by the Commission for the	
purpose of receiving public or stakeholders input;	
"Permit" means an official certificate of permission to	RETAINED
undertake an activity issued by the Commission;	
"Production Sharing Contract" means a contract	RETAINED
between the NNPC and a contractor as defined in the	
Deep Offshore and Inland Basin Production Sharing	
Contract Acts (as amended) CAP D3, Laws of the	
Federation of Nigeria, 2004;	
"Public Enterprises Privatisation and	RETAINED
<b>Commercialisation Act</b> " means the <b>Public Enterprises</b>	
(Privatisation and Commercialisation) Act CAP P38,	
Laws of the Federation of Nigeria, 2004;	
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"Public Procurement Act" means Public Procurement	RETAINED	
Act 2007;		
"Regulations" mean rules or order having force of law	RETAINED	
issued by the competent authority in accordance with		•
the provisions of this Act or any other enactment;		
"Third party access" means the legal requirement for	RETAINED	
owners of certain infrastructure facilities to grant		
access to those facilities to parties other than their		
own customers, usually competitors in the provision		
of the relevant services, on terms stipulated in this		
Act or regulations made pursuant to this Act.		
"Trustee Investment Act" means the Trustee	RETAINED	
Investment Act CAP T22, Laws of the Federation of		
Nigeria, 2004;		
92. Short Title.	RETAINED	
This Act may be cited as the Petroleum Industry	RETAINED	
Governance Act 2017.		
SCHEDULES	RETAINED	
FIRST SCHEDULE	RETAINED	
Pight of Dro omition		
Right of Pre-emption	RETAINED	
1. The Minister shall have the right to require the	RETAINED	
1. The minister shar have the right to require the		
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holder of any licence or lease granted under this		
Act or any other enactment (referred to in this		
Schedule as "the licensee or lessee") to –		
(a) provide for the Government, to the	RETAINED	•
extent of any refinery or petroleum products		
storage capacity he may have in Nigeria,		
petroleum products complying with		
specification given by the Minister; or		
(b) deliver to any person holding a licence	RETAINED	
to operate a refinery, such quantity and		
quality of crude oil as may be specified by the		
Minister to the extent that the licensee or		
lessee has crude oil of that quantity and		
quality.		
2. The licensee or lessee shall use his best	RETAINED	
endeavours to increase so far as possible with his		
existing facilities, the supply of petroleum or		
petroleum products, or both, for the Government		
to the extent required by the Minister.		
	•	
3. The licensee or lessee shall, with all	RETAINED	
reasonable expedition and so as to avoid		
demurrage on the vessels conveying the same,		
use his best endeavours to deliver all petroleum		
or petroleum products purchases by the Minister		
under the right of pre-emption in such quantities,		
and at such places of shipment or storage in		
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Nigeria, as may be determined by the Minister.		
4. If a vessel employed to carry petroleum or	RETAINED	
petroleum products pursuant to paragraph 3 of		
this Schedule is detained on demurrage at the		•
port of loading, the licensee or lessee shall pay the		
amount due for demurrage according to the terms		
of the charter- party or the rates of loading		
previously agreed by the licensee or lessee, unless		
the delay is due to causes beyond the control of		
the licensee or lessee.		
5. Any dispute which may arise as to whether a	RETAINED	
delay is due to causes beyond the control of the		
licensee or lessee shall be settled by agreement		
between the Minster and the licensee or lessee		
or, in default of agreement, by arbitration.		
6. The price to be paid for petroleum or	RETAINED	
petroleum products taken by the Minister in		
exercise of the right of pre-emption shall be -		
(a) the reasonable value at the point of	RETAINED	
delivery, less discount to be agreed by both		
parties; or		
(b) if we such a group back has been antered		
(b) if no such agreement has been entered into prior to the exercise of the right of pre-	RETAINED	
emption, a fair price at the port of delivery to		
be settled by agreement between the Minister		
	1	1
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and the licensee or lessee or, in default of		
agreement, by arbitration.		$\sim$
		)
7. To assist in arriving at a fair price for the	RETAINED	
purposes of paragraph 6(b) of this Schedule,		
the licensee or lessee shall, if the Minister so		
requires-		
(a) furnish for the confidential information	RETAINED	
of the Minister particulars of quantities,		
descriptions and prices of petroleum or		
petroleum products sold to other customers		
and of charters or contracts entered into for		
their carriage; and		
(b) exhibit original or authenticated copies	RETAINED	
of the relevant contracts or charter- parties.		
8. The Minister may take control of any works,		
plants or premises of the licensee or lessee and if		
he does so, the licensee or lessee and his servants		
or agents shall conform to and obey all directions		
issued by the Minister or on his behalf.		
9. Reasonable compensation shall be paid to the	RETAINED	
licensee or lessee for any loss or damage caused		
to him by reason of the exercise by the Minister of		
the powers conferred by paragraph 8 of this		
Schedule.		
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10. Any compensation payable under paragraph 9	RETAINED	
of this Schedule shall be settled by agreement		
between the Minister and the licensee or lessee		
or, in default of agreement, by arbitration.		
		•
SECOND SCHEDULE	RETAINED	
Supplementary provisions relating to the	RETAINED	
proceedings of the Board of the Commission and the		
Equalisation Fund		
1. Subject to this Act and the provisions of	RETAINED	
section 27 of the Interpretation Act, the Board		
('the Board') shall have the power to regulate its proceedings and may make standing orders with		
respect to the holding of its meetings, and		
those of its committees, the notice to be given,		
the keeping of minutes of its proceedings, the		
custody and production for inspection of such		
minutes and such other matters as the Board may,		
from time to time, determine.		
2. (a) There shall be at least one ordinary	RETAINED	
meeting of the Board in every quarter of the year		
and subject thereto, the Board shall meet		
whenever it is summoned by the Chairman and if		
the Chairman is requested to do so by notice		
given to him by not less than three other		
members, the Chairman shall summon a meeting		
of the Board to be held within fourteen days from		
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the date on which the notice is given.		
<u>v</u>		
(b) Every meeting of the Board shall be presided over by the Chairman and if the Chairman is unable to attend a particular meeting, the members present at the meeting shall elect one of the non-executive commissioners to preside at the meeting.	RETAINED	
3. The quorum at the meeting of the Board shall consist of the Chairman (or in an appropriate case, the person presiding at the meeting pursuant to paragraph 2 of this Schedule) and the majority of the other members, as appropriate.	RETAINED	
<ol> <li>The Board shall meet for the conduct of its business at such places within Nigeria and on such days as the Chairman may appoint.</li> </ol>	RETAINED	
5. A question put before the Board at a meeting shall be decided by consensus, and where this is not possible, by a majority of the votes of the members present and voting.	RETAINED	
6. The Chairman shall, in the case of an equality of votes, have the casting vote in addition to his deliberative vote.	RETAINED	
7. Where the Board desires to seek the advice of any person on a particular matter, the Board may co-opt a person as a member for such period it	RETAINED	
1	169	

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thinks fit, but a person who is a member by virtue of this paragraph shall not be entitled to vote at any meeting of the Board and shall not count towards the quorum.		30
8. The Board may constitute one or more committees for the purpose of carrying out any of its functions as the Board may determine and report on any matter with which the Board is concerned.	RETAINED	
9. A committee appointed under this Schedule shall be presided over by a member of the Board and consist of such number of persons (not necessarily all members of the Board) as may be determined by the Board, and a person other than a member of the Board shall hold office on the committee in accordance with the terms of his appointment.	RETAINED	
10. A decision of a committee of the Board shall be of no effect until it is confirmed by the Board.	RETAINED	
11. The fixing of the seal of the entity shall be authenticated by the signature of the Secretary or some other person authorized generally by the Board to act for that purpose.	RETAINED	
12. A contract or an instrument which, if made or executed by any person not being a body	<ul><li>(12) A contract or an instrument which, if made or executed by any person not being a</li></ul>	Amended to utilise the proper designation and to cover the

corporate, would not be required to be under seal, may be made or executed on behalf of the entity by the Director-General or the Executive Secretary, as the case may be, or any person generally or specially authorized to act for that purpose by the Board.	body corporate, would not be required to be under seal, may be made or executed on behalf of the entity by the Chief Executive Commissioner or Executive Secretary, as the case may be, or any person generally or specially authorized to act for that purpose by the Board.	Equalisation Fund.
13. A document purporting to be a contract, an instrument or other document signed or sealed on behalf of the entity shall be received in evidence and, unless the contrary is proved, be presumed without further proof to have been signed and sealed.	RETAINED	
14. The validity of any proceedings of the Board or its committees shall not be affected by-	RETAINED	
(a) any vacancy in the membership of the Board or its committees; or	RETAINED	
(b) reason that a person not entitled to do so took part in the proceedings; or	RETAINED	
(c) any defect in the appointment of a member.	RETAINED	
15. Any member of the Board and any person holding office on a committee of the Board, who has a personal interest in any contract or	RETAINED	

arrangement entered into or proposed to be		
considered by the Board or a committee shall -		
(a) forthwith disclose his interest to the	RETAINED	
Board or committee, as the case may be; and		<b>•</b>
(b) not vote on any question relating to	RETAINED	
the contract or arrangement.		
THIRD SCHEDULE	RETAINED	
Conflict of Interest and corporate responsibility	RETAINED	
(1) In the discharge of their	RETAINED	
responsibilities, members of the Board shall act		
in utmost good faith, with care, skill and		
diligence.		
(2) Members of the Board have fiduciary	Members of the Board have fiduciary obligation	
obligation to the Commission, and shall not be	to the Commission or the Equalisation Fund as	
involved in any decision where their interests	the case may be and shall not be involved in any	
conflict with the interest of the Commission	decision where their interests conflict with the	
	interest of the Commission or Equalisation Fund	
	respecively.	
(3) Members of the Board shall adhere to	RETAINED	
all the duties and obligations specified for		
directors under the Company and Allied Matters		
Act.		
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(4) Members of the Board shall submit a	Members of the Board shall submit a written	
written statement of disclosure of interests and	statement of disclosure of interests and a	
a statement of absence of conflicts with the	statement of absence of conflicts with the	
Commission's activities and operations annually	activities and operations of the Commission or	
to the Board.	the Equalisation Fund, as the case may be,	<ul> <li>لا المراجع الم المراجع المراجع ا المراجع المراجع ا</li></ul>
	annually to the Board.	
FOURTH SCHEDULE	DELETED	Listing of assets in the
		schedule is no longer
		necessary as assets
		distribution has been taken
		care of in the Bill.
Assets to be transferred to the Management	DELETED	Ibid (meaning same reason as
Company		above).
1. OML123	DELETED	Ibid.
2. OML124	DELETED	Ibid.
3. OPL 209	DELETED	Ibid.
4. OPL 90	DELETED	Ibid.
5. OPL 225	DELETED	Ibid.
6. OPL 211	DELETED	Ibid.
7. OPL 125	DELETED	Ibid.
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8. OPLs 250	DELETED	Ibid.
9. OPL 213	DELETED	Ibid.
10. OPL 247	DELETED	<sup>1</sup> lbid.
11. OPL 244	DELETED	Ibid.
12. OPL 220	DELETED	Ibid.
13. OPL 318	DELETED	Ibid.
14. OPL 221	DELETED	Ibid.
15. OPL 222	DELETED	Ibid.
16. OPL 324	DELETED	Ibid.
17. OPL 212	DELETED	Ibid.
18. OPL 219	DELETED	Ibid.
19. OPL 245	DELETED	Ibid.
20. OPL 322	DELETED	Ibid.
21. OPL 320	DELETED	Ibid.
22. OPL 217	DELETED	Ibid.
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23. OF	PL 218	DELETED	Ibid.
24. OP	Ls 242	DELETED	Ibid.
			•
25. OF	PL 256)	DELETED	Ibid.
26. OF	PL 214	DELETED	Ibid.
FIFTH SCH	EDULE	RETAINED	
CAP Laws of the Federation of Nigeria 2004	Short title or citation	<b>RETAINED</b> mendments	
H5	Hydrocarbon Oil	Section 28(1) shall be	
	Refineries Act	amended by substituting all	
	Refinences Act	references to "Minister" with	
		"Commission"	
		Section 29 shall be amended	
		by inserting the words	
		" <i>Commission</i> " means the	
		"Nigeria Petroleum	
		Regulatory Commission" as	
		established under the	
		Petroleum Industry	
		Governance Act"; and	
		deletion of the definition of	
		Minister	
N123	Nigerian National	Sections 10 & 11 are hereby	
	Petroleum Corporation	repealed.	
1		175	

1			
	Act		
07	Oil Pipelines Act	(1)All references to	
		"Minister" under the Oil	
		Pipelines Act Cap 07 of	
		the Laws of the	
		Federation of Nigerian	
		2004 and any 🛛 🥿 🤜	
		regulations made	
		pursuant thereto shall	
		from the Effective Date	
		be deemed to refer to	
		the Commission and the	
		Commission shall	
		accordingly exercise all	
		the powers and	
		functions of the Minister	
		under the Oil Pipelines	
		Act and all regulations	
		made thereto provided	
		that the Commission	
		shall not be entitled to	
		delegate its powers to	
		make regulations	
		pursuant to the Oil	
		Pipelines Act.	
		(2)Section 31 of the Oil	
		Pipelines Act CAP O7 of	
		the Laws of the	
		Federation of Nigeria is	
	1	hereby amended by	

10       Petroleum Act       1. Section 2(1) shall be amended by including "and the recommendation of the Commission" immediately after the word "Act".         10       Petroleum Act       1. Section 2(1) shall be amended by including "and the recommendation of the Commission" immediately after the word "Act".         10       Section 3 shall be amended by including "and the recommendation of the Commission".         10       Section 3 shall be amended by including "and the recommendation of the Commission".         10       Section 3 shall be amended by including "and the recommendation of the Commission".         10       Section 3 shall be amended by including "and the recommendation of the Commission".         10       Section 3 shall be amended by substituting all references to "Minister" with "Commission".         10       Section 4 shall be amended by substituting all references to "Minister" with "Commission".         10       Section 5(3)			
ID       Petroleum Act       1. Section 2(1) shall be prescribed by regulations issued pursuant to this Act."         ID       Petroleum Act       1. Section 2(1) shall be amended by including "and the recommendation of the Commission" immediately after the word "Act".         ID       Section 3 shall be amended by substituting all references to "Minister" with "Commission".         ID       Section 4 shall be amended by substituting all references to "Minister" with "Commission".			
applications, permits and licences or its variation under this Act shall be prescribed by regulations issued pursuant to this Act."         IO       Petroleum Act         1.       Section 2(1) shall be amended by including "and the recommendation of the Commission" immediately after the word "Act".         2.       Section 3 shall be amended by substituting all references to "Minister" with "Commission".         3.       Section 4 shall be amended by substituting all references to "Minister" with "Commission".			
and licences or its variation under this Act shall be prescribed by regulations issued pursuant to this Act." 10 Petroleum Act 1. Section 2(1) shall be amended by including "and the recommendation of the Commission" immediately after the word "Act". 2. Section 3 shall be amended by substituting all references to "Minister" with "Commission". 3. Section 4 shall be amended by substituting all references to "Minister" with			
<ul> <li>variation under this Act shall be prescribed by regulations issued pursuant to this Act."</li> <li>Petroleum Act</li> <li>Section 2(1) shall be amended by including "and the recommendation of the Commission" immediately after the word "Act".</li> <li>Section 3 shall be amended by substituting all references to "Minister" with "Commission".</li> <li>Section 4 shall be amended by substituting all references to "Minister" with "Commission".</li> </ul>			
10       Petroleum Act       1. Section 2(1)         10       Petroleum Act       1. Section 2(1)         11       Shall be amended by         12       Section 2(1)         13       Shall be amended by         14       Section 3 shall         15       Section 3 shall         16       Be amended by         17       Section 3 shall         18       Be amended by         19       Section 3 shall         10       Be amended by         11       Section 3 shall         12       Section 3 shall         13       Section 4 shall         14       Be amended by         15       Section 4 shall         18       Be amended by         19       Substituting all         10       Section 4 shall         15       Section 4 shall         16       Section 4 shall         17       Section 4 shall         18       Section 4 shall         19       Section 4 shall         10       Section 4 shall         10       Section 4 shall         10       Section 4 shall         10       Section 4 shall			
10       Petroleum Act       1. Section 2(1)         10       Petroleum Act       1. Section 2(1)         10       shall be amended by       including "and the         recommendation of       the Commission"         immediately after the       word "Act".         2. Section 3 shall       be amended by         substituting all       references to         "Minister" with       "Commission".         3. Section 4 shall       be amended by         substituting all       references to         "Minister" with       "Commission".			
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"Minister" with "Commission".			
"Commission".	4		
	7		
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	shall be amended by	
	substituting	
	"Minister" with	
	"Commission".	
	5. Sections 6, 8	•
	and 9 are hereby	
	repealed.	
Explanatory Memorandum		
This Act provides for the governance and institutional	RETAINED	
framework for the Nigeria petroleum industry and		
creates clear separation between the policy,		
regulatory and commercial institutions.		
FINANCIAL IMPLICATIONS:	RETAINED	
In Pursuance of Senate Standing Order 2016	RETAINED	
(As Amended)		
1. Statutory Requirement for	RETAINED	
Financial Implications		
Senate Standing Order 2016 (As Amended),	Senate Standing Order 2015 (As	Paragraph amended to
Order 77 paragraph (3) provides that "a	Amended), Order 77 paragraph (3)	correct dating of bill.
compendium of the background information	provides that <i>"a compendium of the</i>	U
and financial implications shall accompany	background information and financial	
every bill". In pursuance of this requirement,	5 5	
the financial implications of the Petroleum		
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Industry Governance Bill 2016 are stated	financial implications of the Petroleum	
hereunder as follows:	Industry Governance Bill 2017 are stated	
	hereunder as follows:	
		•
2. Financial Implications of the Petroleum	Financial Implications of the Petroleum	
Industry Governance Bill 2016	Industry Governance Bill 2017	
Petroleum Industry Governance Bill 2016	Petroleum Industry Governance Bill 2017	Paragraph amended to
proposes, inter alia, the establishment of the	proposes, inter alia, the establishment of	include the Petroleum
Nigeria Petroleum Regulatory Commission and	the Nigeria Petroleum Regulatory	Equalisation Fund.
the incorporation of three commercial entities	Commission, the Petroleum Equalisation	
including the Nigeria Petroleum Assets	Fund and the incorporation of three	
Management Company, National Petroleum	commercial entities including the Nigeria	
Company and the Nigeria Petroleum Liability	Petroleum Assets Management Company,	
Management Company.	National Petroleum Company and the	
	Nigeria Petroleum Liability Management	
	Company.	
(a) The Nigeria Petroleum Regulatory	RETAINED	
Commission: General Provisions and		
Financial Implications		
(1) General Provisions:		
Section 4 of the Bill provides for the	RETAINED	
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PETR	ROLEUM INDUSTRY GOVERNANCE BILL 2017
establishment of the Nigeria Petroleum Regulatory Commission. The objectives of	
establishing the Commission and its	
Functions, powers and the composition of its	
governing Board are provided for in Sections	
5, 6, 7 and 13 of the Bill respectively.	
Section 25 and 26 of the Bill provides for the	RETAINED
Commission's financial provisions and funding	
respectively. The intendment of the Bill is to	
rationalise and merge two existing agencies	
including the Department of Petroleum	
Resources and the Petroleum Products Pricing	
Regulatory Agency and will result, mutatis	
mutandis, in the repeal of the Petroleum	
Products Pricing Regulatory Agency	
(Establishment) Act, CAP P43, Laws of the	
Federation of Nigeria, 2004.	
(2) Financial Implications	RETAINED
The financial implications for the	
establishment of the Nigeria Petroleum	
Regulatory Commission are provided for in	
sections 25 and 26 of the Bill.	
Section 25 of the Bill provides that funding of	RETAINED
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the Commission shall be by appropriation through the National Assembly. The Federal Republic of Nigeria Appropriation Act 2016 provides for the funding through appropriation of the *Department of Petroleum* Resources of the Ministry of Petroleum *Resources* and the *Petroleum Products Pricing Regulatory Agency*. The recurrent and capital expenditure components of the Appropriation Act 2016 aforesaid are more than adequate to provide for the finance of the establishment of the Nigeria Petroleum Regulatory Commission. Therefore, no further financial requirements are needed for the establishment of the Commission.

The Petroleum Equalisation Fund:	Provisions added in lieu
General Provisions and Financial	of establishment of the
Implications	Petroleum Equalisation
	Fund
General Provisions:	Ibid.
Section 36 of the Bill provides for the	Ibid.
establishment of the Petroleum	

<i>Equalisation Fund</i> . The objectives of establishing the <i>Equalisation Fund</i> and its	-0`
Functions, powers and the composition	
of its governing Board are provided for in	*
Sections 36, 37 and 43 of the Bill	
respectively.	
Section 36 and 55 of the Bill provides for	Ibid.
the funding and financial provisions	
respectively of the Equalisation. The	
intendment of the Bill is to provide for	
uniformity of petroleum products prices	
throughout Nigeria through	
reimbursement of oil marketing	
companies for any loss sustained by them	
solely and exclusively as a result of the	
transportation by them of petroleum	
products and for the provision of	
financing for infrastructural development	
throughout the federation which will	
result, mutatis mutandis, in the repeal of	
the <i>Petroleum Equalisation Fund</i>	
(Management Board, ETC.) Act, Cap P11	
Laws of the Federation of Nigeria, 2004.	

Financial Implications	Ibid.
The financial implications for the	Ibid.
establishment of the Petroleum	•
Equalisation Fund are provided for in	
sections 36 and 55 of the Bill.	
Section 36 of the Bill provides that	Ibid.
funding of the Equalisation Fund shall be	
by way of a 5% fuel levy in respect of al	
fuel sold and distributed within the	
Federation subject to appropriation by	
the National Assembly. The Federal	
Republic of Nigeria Appropriation Act	
2017 provides for the funding through	
appropriation of the Petroleum	
Equalisation Fund. The recurrent and	
capital expenditure components of the	
Appropriation Act 2017 aforesaid are	
more than adequate to provide for the	
financing of the establishment of the	
Equalisation Fund. Therefore, no further	
financial requirements are needed for the	
establishment of the Equalisation Fund .	

(b) the Petroleum Liability Management	RETAINED	
Company		
(1) General Provisions:	RETAINED	
Section 86 provides for the incorporation of	RETAINED	
the Nigeria Petroleum Liabilities Management		
Company. The intendment of the Bill is to		
establish the Nigeria Petroleum Liabilities		
Management Company as a limited liability		
company that has the legal capacity to hold		
assets including shares in the Nigeria		
Petroleum Assets Management Company and		
the National Petroleum Company on behalf of		
the Government of the Federal Republic of		
Nigeria.		
(2) Financial Implications	RETAINED	
There shall be no requirement for financial		
expenditure in respect of the incorporation of	Republic of Nigeria for Ministry of Petroleum	
the Nigeria Petroleum Liabilities Management	Resources provides for the implementation of the Petroleum Industry Bill. The financial	
Company.	requirement for the incorporation of the	
	Petroleum Liabilities Management Company	
	shall be charged to this sub-head and account.	
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(c) Nigeria Petroleum Assets Management Company	RETAINED
(1) General Provisions	RETAINED
Section 37 of the Bill provides for the incorporation of <i>Nigeria Petroleum Assets Management Company</i> . The business objects, transfer of assets and liabilities, transfer of employees of <i>Nigeria National Petroleum Corporation</i> to the <i>Nigeria Petroleum Assets Management Company</i> , management and governance of the company are provided for in sections 39, 41, 52 and 57 respectively. Section 37 (a) and (b) provide respectively that the initial shares of the <i>Nigeria Petroleum Assets Management Company</i> shall be held in the ratio of 51% by the Ministry of Petroleum Incorporated and 49% by the Bureau of Public Enterprises on behalf of the Government and that the <i>Nigeria Petroleum Assets Management Company</i> shall be governed and managed on the basis of the provisions of the Companies and Allied Matters Act and the Securities and Exchange Commission's Codes	RETAINED
of Corporate Governance.	

The intendment of the Bill is to restructure RETAINED the Nigeria National Petroleum Corporation by splitting the assets and liabilities of the corporation into two new commercial entities, namely the Nigeria Petroleum Assets Management Company and the National Petroleum Company which will result, mutatis mutandis, in the repeal of the Nigerian National Petroleum Corporation Act CAP N123, Laws of the Federation of Nigeria, 2004, Nigerian National Petroleum Corporation (Projects) Act CAP N124 Laws of the Federation of Nigeria, 2004 and Nigerian National Petroleum Corporation Amendment Act N123.

(2) Financial Implications	RETAINED	
The financial provisions and funding of the	RETAINED	
Nigeria Petroleum Assets Management		
Company are provided for in sections 48 and		
58(d) of the Bill. Section 48 of the Bill		
provides, inter alia, that funding of the Nigeria		
Petroleum Assets Management Company shall		
be by appropriation through the National		

Assembly for the initial capitalisation and subsequent financing of the company. The Federal Republic of Nigeria Appropriation Act 2016 provides for the funding of NNPC through appropriation. Part of the recurrent and capital expenditure components of the Appropriation Act 2016 which shall be received by the Nigeria Petroleum Assets Management Company from the NNPC budget aforesaid shall be adequate to provide for the financing of the establishment of the Nigeria Petroleum Assets Management Company. Therefore, no further financial requirements are needed for the establishment of the Nigeria Petroleum Assets Management Company.

(d) National Petroleum Company	RETAINED	
(1) General Provisions	RETAINED	
Section 37 of the Bill provides for the	RETAINED	
Establishment of the National Petroleum		
Company.		
Sections 61, 63, 64, 65, 66, 67, 79 and 80	RETAINED	

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provides respectively for the shareholding, initial funding of the company, assessment and offset of the liabilities of NNPC, retention of revenues, divestment of shares of the <i>National Petroleum Company</i> , transfer of employees, assets and liabilities, composition and appointment of the Board and the management and governance of the <i>National Petroleum Company</i> .		
Section 61 provides that at the time of its incorporation, the initial shares of the National Petroleum Company shall be held in the ratio of 51% by the Ministry of Petroleum Incorporated, 49% by the Bureau for Public Enterprises on behalf of the Government.	Section 61 provides that at the time of its incorporation, the initial shares of the National Petroleum Company shall be held in the ratio of 40% by the Ministry of Petroleum Incorporated, 20% by Ministry of Finance Incorporated and 20% by the Bureau for Public Enterprises on behalf of the Government.	Paragraph amended to reflect the amended share holding structure.
Furthermore, section 65 of the Bill provides for financial autonomy of the company. Paragraphs (1) and (2) of the section provides as follows: (1) Notwithstanding the provision of	RETAINED	
any other law to the contrary, the	100	

PETR	ROLEUM INDUSTRY GOVERNANCE BILL 2017
National Petroleum Company shall be entitled to retain its revenue from its operations and shall be entitled to defray from such revenue all its expenses including its cash call obligations in respect of its joint venture assets and its petroleum operations and its obligations to lenders and financiers.	
(2) The dividend policy of the National Petroleum Company shall be as determined by the Board of Directors in accordance with the provisions of the Companies and Allied Matters Act and shall be approved by the shareholders.	RETAINED
(3) All dividends accruable in respect of the shares held on behalf of the Government shall be paid into the Federation Account.	RETAINED
The intendment of the Bill is to establish a National Petroleum Company which shall have financial autonomy through the	RETAINED 189

restructuring of the Nigeria National	
Petroleum Corporation by splitting the assets	
and liabilities of the Corporation into two	
commercial entities, namely the Nigeria	
Petroleum Assets Management Company and	
the National Petroleum Company which will	
result, mutatis mutandis, in the repeal of the	
Nigerian National Petroleum Corporation Act	
CAP N123, Laws of the Federation of Nigeria,	
2004, Nigerian National Petroleum	
Corporation (Projects) Act CAP N124 Laws of	
the Federation of Nigeria, 2004 and Nigerian	
National Petroleum Corporation Amendment	
Act N123.	
(2) Financial Implications	RETAINED
The financial provisions and funding of the	RETAINED
National Petroleum Company are provided for	
in the Bill. Section 63 of the Bill provides, inter	
alia, that funding of the National Petroleum	
Company shall be for the initial capitalisation	
only by appropriation through the National	

alia, that funding of the National Petroleum Company shall be for the initial capitalisation only by appropriation through the National Assembly. Subsequently, the National Petroleum Company shall source its funding. The Bill provides that the Federal Government

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will present a request to the National Assembly of the amount of initial capitalisation required for the effective take- off of the National Petroleum Company.	
and i a	191