[HB. 15.07.30] C 565

# FEDERAL CAPITAL TERRITORY AREA COUNCILS (ADMINISTRATIVE AND POLITICAL STRUCTURE) BILL, 2015

## ARRANGEMENT OF SECTIONS

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	PART I – GENERAL PROVISIONS
1.	Area Council System, etc
2.	Area Councils
3.	Division of Area Councils into wards and boundaries.
4.	Periodical review of wards
5.	Time when alteration of wards take effect
6.	Supervision of elections.
7.	Functions of Area Council.
	PART II – LEGISLATIVE COUNCIL
8.	Establishment of Legislative Council for Area Councils
9.	Composition of the Legislative Council
10.	Speaker of the Legislative Council
11.	Staff of the Legislative Council
12.	Election of Councillors
13.	Qualification of Councillors
14.	Disqualification of Councillors
15.	Declaration of assets and liabilities by Councillors
16.	Tenure of seats of members
17.	Presiding at sittings
18.	Quorum
19.	Voting
20.	Mode of exercising legislative power of Area Council
21.	Regulation of procedures
22.	Committees
23.	Sittings

Dissolution and issue if proclamation by Chairman

25.	Vacancy or participation
26.	Recall
27.	Right of attendance
28.	Time of attendance to Legislative Council
<b>29</b> .	Establishment of Consolidated Revenue Fund
<b>30</b> .	Authorization of expenditure from Consolidated Revenue Fund
31.	Contingencies Fund
32.	Remuneration, etc. of the Chairman and certain other officers
33.	Power to conduct investigations
34.	Power as to matters of evidence
	Part III – Chairman, Vice-Chairman and Other
	OFFICERS OF AREA COUNCIL
<b>35</b> .	Chairman and Vice-Chairman
<b>36</b> .	Qualification of Chairman
<b>37</b> .	Disqualification of Chairman
<b>38</b> .	Election of Chairman
<b>39</b> .	Declaration of assets and liabilities and oath of office
<b>40</b> .	Nomination of Vice-Chairman
41.	Removal of Chairman or Vice-Chairman
<b>42</b> .	Permanent incapacity of Chairman or Vice-Chairman
<b>43</b> .	Discharge of functions of Chairman
44.	Tenure of office of Chairman
45.	Death of Chairman-elect before oath of office
<b>46</b> .	Executive responsibility of Vice-Chairman or Supervisors
47.	Area Council Supervisors
<b>48</b> .	Secretary to the Area Council
<b>49</b> .	Functions of the Secretary to the Area Council
<b>50</b> .	The Accounting Officer of the Area Council
51.	Special Advisers
52.	Executive powers of the Area Council

# PART IV – PUBLIC SERVICE OF AREA COUNCIL

53.	Establishment of Area Council Public Service
54.	Area Council Service Commission
55.	Composition of the Service Commission
<b>56</b> .	Functions of the Service Commission
57.	Pensions, etc
<b>58</b> .	Code of conduct.
	PART V – MISCELLANEOUS PROVISION
<b>59</b> .	Joint Economic Planning Board
<b>60</b> .	Audit of public accounts
61.	Appointment of Auditor-General of Area Councils
62.	Tenure of office of Auditor-General for Area Counci
<b>63</b> .	Area Council Inspectors
<b>64</b> .	Vacancies
<b>65</b> .	Borrowing power
66.	Interpretation

Short title

**67**.

# A BILL

# **FOR**

AN ACT TO PROVIDE FOR THE ADMINISTRATIVE AND POLITICAL STRUCTURE OF AREA COUNCILS OF THE FEDERAL CAPITAL TERRITORY; AND FOR RELATED MATTERS, 2015

Sponsors: Hon Uzoma Nkem-Abonta

Hon. Zaphaniah Jisalo Commencement BE IT ENACTED by the National Assembly of the Federal Republic of Nigeria as follows— PART I – GENERAL PROVISIONS 2 1.-(1) The system of Area Council shall be by democratically Area Council system, etc. elected Area Councils. 4 (2) Any person holding any elective office in the Area Council as specified in the First Schedule to this Act shall, from the date of coming into 6 force of this Act, be deemed to have duly and validly elected under this Act. (3) The functions of the Area Councils shall be limited to those set 8 out in this Act and the Fourth Schedule to the Constitution. 9 2. There shall be six Area Councils in the Federal Capital Territory Area Councils as specified in the Constitution and set out the First Schedule to this Act. 11 3.-(1) Subject to the provision of the Constitution, the Independent Division of Area Councils into 12 Electoral Commission shall divide each Area Council into such number of wards and boundaries 13 wards not being less than ten or more than twenty, as the circumstances of 14 each Area Council may require. 15 (2) The Boundaries of each ward shall be such that the number of 16 inhabitants thereof is as nearly equal to the population quota as is reasonably 17 practicable. 18 4. Subject to the provision of the Constitution, the Independent Periodical reviews of wards 19 National Electoral Commission shall review the division of every Area 20 Council into wards at intervals of not less than ten years and may alter such

	1	wards to such extent as it may consider desirable in the light of the review.
ime when Iteration of ward ikes	2	5. Where the boundaries of any ward established under section 3 of
	3	this Act are altered in accordance with the provisions of section 4 of this Act,
	4	that alteration shall come into effect after it has been approved by the National
	5	Assembly and after the current life of that Legislative Council.
upervision of lections	6	6. The registration of voters and the conduct of elections shall be
icettonis	7	subject to the direction and supervision of the Independent National Electoral
	8	Commission.
unctions of trea Councils	9	7. The functions of an Area Council are –
irea Counciis	10	(a) the formulation of economic plans and development schemes for
	11	Area Councils;
	12	(b) collection of rates and issuance of radio and television licences;
	13	(c) establishment and maintenance of cemeteries, burial grounds and
	14	homes for the destitute or infirm;
	15	(d) licencing of bicycles, trucks (other than mechanically-propelled
	16	trucks), canoes, wheel barrows and carts;
	17	(e) establishment, maintenance and regulation of slaughter houses,
	18	slaughter slabs, markets, motor parks and public conveniences;
	19	(f) naming of roads and streets and numbering of houses;
	20	(g) construction and maintenance of roads, street lights, drains, parks,
	21	gardens, open spaces or such public facilities as may be prescribed from time to
	22	time by the National Assembly;
	23	(h) provision and maintenance of public conveniences, sewage and
	24	refuse disposal;
	25	(i) assessment of privately-owned houses or tenements for the
	26	purpose of levying such rates as may be prescribed by the National Assembly;
	27	(j) control, and regulation of—
	28	(i) outdoor advertising and boarding,
	29	(ii) movement and keeping of pets of all descriptions,
	30	(iii) shops and kiosks,

(iv) rectaurante halcarica and other places for calc of food to the	
(vi) licencing, regulation and control of the sale of liquor.	
(k) registration of all births, deaths and marriages; and	
(I) participation in the administration of the FCT in respect of the	
following matters –	
(i) the provision and maintenance of primary, adult and vocational	
education,	
(ii) the development of agriculture and natural resources, other	
than exploitation of minerals,	
(iii) the provision and maintenance of health services, and	
(iv) such other functions as may be conferred on an Area Council	
by the of National Assembly.	
Part II – Legislative Council	
8. There shall be a Legislative Council for each of the Area	Establishment of Legislative
Councils of the Federal Capital Territory.	Council for Are Councils
9. A Legislative Council shall consist of such number of seats as	Composition of
the number of wards in that Area Council.	the Legislative Council
10(1) There shall be a Speaker of a Legislative Council who shall	Speaker of the
be elected by the Councillors form among themselves.	Legislative Council
(2) The Speaker of the Legislative Council shall vacate his office –	
(a) if he ceases to be a member of the Legislative Council otherwise	
than by reason of dissolution of the Legislative Council;	
(b) when the Legislative Council first sits after any dissolution of	
the Legislative Council; or	
(c) if he is removed from office by a resolution of the Legislative	
Council by not less than two-thirds majority of the Councillors.	
	(I) participation in the administration of the FCT in respect of the following matters —  (i) the provision and maintenance of primary, adult and vocational education,  (ii) the development of agriculture and natural resources, other than exploitation of minerals,  (iii) the provision and maintenance of health services, and  (iv) such other functions as may be conferred on an Area Council by the of National Assembly.  PART II — LEGISLATIVE COUNCIL  8. There shall be a Legislative Council for each of the Area Councils of the Federal Capital Territory.  9. A Legislative Council shall consist of such number of seats as the number of wards in that Area Council.  10(1) There shall be a Speaker of a Legislative Council who shall be elected by the Councillors form among themselves.  (2) The Speaker of the Legislative Council shall vacate his office —  (a) if he ceases to be a member of the Legislative Council otherwise than by reason of dissolution of the Legislative Council;  (b) when the Legislative Council first sits after any dissolution of the Legislative Council; or

	1	than by reason of dissolution of the Legislative Council;
	2	(b) when the Legislative Council first sits after any dissolution of the
	3	Legislative Council; or
	4	(c) if he is removed from office by a resolution of the Legislative
	5	Council by votes of not less than two-thirds majority of the Councillors.
Staff of Legislative	6	11. There shall be a Clerk to the Legislative Council and such other
Council	7	staff as may be appointed by the Area Council Service Commission established
	8	under this Act.
Election of	9	12. There shall be elected from every ward in an Area Council one
Councillors	10	Councillor.
Qualification of Councillors	11	13. Subject to the provisions of this Act, a person shall be qualified
Journal	12	for election as a Councillor if he –
	13	(a) is a citizen of Nigeria;
	14	(b) has attained the age of 25 years;
	15	(c) has been educated up to at least the School Certificate level or its
	16	equivalent; and
	17	(d) is a member of a political party and sponsored by the party.
Disqualification of Councillors	18	14(1) No person shall be qualified for election as a Councillor if—
Councinois	19	(a) he has voluntarily acquired the citizenship of a country other than
	20	Nigeria or, except in such cases as may be prescribed by the National
	21	Assembly, he has made a declaration of allegiance to such other country;
	22	(b) under any law in force in any part of Nigeria, he is judged to be a
	23	lunatic or otherwise declared to be of unsound mind;
	24	(c) he is under a sentence of death imposed on him by any court of law
	25	in Niger or a sentence of imprisonment for an offence involving dishonesty (by
	26	whatever name called) imposed on him by such a court or substituted by a
	27	competent authority for any other sentence imposed on him by such a court;
	28	(d) he has been convicted and sentenced by any court of law for an
	29	offence involving dishonesty or he has been found guilty of a contravention of
	30	the Code of Conduct;

1	(e) he is an undischarged bankrupt, having been adjudged or	
2	otherwise declared bankrupt under any law in force in any part of the	
3	Federation;	
4	(f) he is a person employed in the public service of the Federation	
5	or any State; or	
6	(g) he is a member of a secret society.	
7	(2) Where in respect of any person who has been adjudged to be a	
8	lunatic, declared to be of unsound mind, sentenced to death or imprisonment	
9	or adjudged or declared bankrupt, any appeal against the decision is pending	
10	in any court if law in accordance with any law if force in Nigeria, the	
11	provisions of subsection (1) of this section shall not apply during a period	
12	beginning from the date when such appeal is lodged and ending upon the	
13	date when the appeal is finally determined or, as the case may be, the appeal	
14	lapses or is abandoned, whichever is earlier.	
15	(3) For purposes of subsection (2) of this section –	
16	"appeal" includes an application for an injunction or an order of certiorari,	
17	mandamus, prohibition, or habeas corpus, or an appeal from any such	
18	application.	
19	15. Every person elected as a Councillor shall, before taking his	Declaration of
20	seat in that Legislative Council, declare his assets and liabilities in the	assets and liabilities by Councillors
21	manner prescribed in the Constitution and subsequently take and subscribe	Councillors
22	before the Speaker of the Legislative Council, the Oath of Allegiance and	
23	Oath of Membership prescribed in the Third Schedule to this Act, but a	
24	member may, before taking the oaths, take part in the election of the Speaker.	
25	16. A Councillor shall vacate his seat in the Legislative Council—	Tenure of seats
26	(a) when he becomes a member of the legislative house other than	Of Councillors
27	the Council into which he was elected;	
28	(b) on the date when his letter of resignation takes effect;	
29	(c) if he becomes President, Vice-President, or Minister in the	
30	Government of the Federation or a Secretary in the Federal Capital Territory	

	1	Administration;
	2	(d) being a person whose election was sponsored by a political party,
	3	he resigns from the party or becomes a member of another political party before
	4	the expiration of the period for which he was elected:
	5	Provided that his membership of the latter political party is not as a result of a
	6	division in the political party of which he was previously a member or a merger
	7	of two or more political parties or factions by one of which he was previously
	8	sponsored;
	9	(e) if he becomes a member of a secret society or does any other thing
	10	disqualifying him from holding the office of Councillor under this Act; or
	11	(f) receives a certificate under the hand of the Chairman of
	12	Independent Electoral Commission stating that the provisions of section 21 of
	13	this Act have been complied with in respect of the recall of that Councillor.
residing at	14	17(1) At any sitting of the Legislative Council, the Speaker shall
ittings	15	preside and, in his absence, the Majority Leader shall preside.
	16	(2) In the absence of both persons in subsection (1) of this section, any
	17	other Councillor as may be elected for that purpose may preside.
uorum	18	18. The quorum of a Legislative Council shall be one-half of the
	19	Councillors.
oting	20	19. Except as otherwise provided by the Constitution, any question
	21	proposed in the Legislative Council shall be determined by simple majority of
	22	the members present and voting, and the person presiding shall have a casting
	23	vote whenever necessary to avoid equality of votes.
lode of cercising	24	20(1) The power of a Legislative Council to make Bye-Laws shall
gislative power Area Council	25	be exercised by bills passed by the Legislative Council and, except as
	26	otherwise provided by this section, assented to by the Chairman.
	27	(2) A bill shall not become a Bye-Law unless it has been duly passed
· - %#*	28	and, subject to subsection (1) of this section, assented to in accordance with the
	29	provisions of this section.
	30	(3) Where a bill has been passed by the Legislative Council it shall be

l	presented to the Chairman for assent.	
2	(4) Where a bill is presented to the Chairman for assent he shall	
3	within thirty days signify that he assents or that he withholds assent.	
1	(5) Where the Chairman withholds assent and the bill is again	
5	passed by the Legislative Council by two-thirds majority, the bill shall	
5	become law and the assent of the Chairman shall not be required.	
7	21. Subject to the provisions of this Act, a Legislative Council	Regulation of procedures
3	shall have power to regulate its own procedure, including the procedure for	<b>1</b> 21.000
9	summoning and recess of the Council.	
10	22(1) A Legislative Council may appoint a committee of its	Committees
11	members for any special or general purpose as in its opinion would be better	
12	regulated and managed by means of such committee, and may by resolution,	
13	regulation or otherwise as it thinks fit delegate any functions exerciseable by	
14	it to any such committee.	
15	(2) The number of members of a committee appointed under this	
16	section, their term of office and quorum shall be fixed by the Legislative	
17	Council.	
18	(3) Nothing in this section shall be construed as authorizing a	
19	Legislative Council to delegate to a committee the power to decide whether	
20	a bill shall be passed into Bye-Law or to determine any matter which it is	
21	empowered to determine by resolution under the provisions of this Act, but	
22	such a committee of the Legislative Council may be authorised to make	
23	recommendations to the Legislative Council on any such matter.	
24	23. A Legislative Council shall sit for a period not less than one	Sittings
25	hundred and eighty-one days in one year commencing from the date of the	
26	first sitting of the Legislative Council.	
27	24(1) A Legislative Council shall stand dissolved at the	Dissolution and issue of
28	expiration of a period of four years commencing from the date of the first	proclamation by Chairman
29	sitting of the Legislative Council.	
30	(2) Subject to the provisions of this Act, the person elected as the	

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Chairman of an Area Council shall have power to issue a proclamation for the holding of the first session of the Legislative Council of the Area Council concerned immediately after his being sworn in, or for its dissolution as provided in this Act. 4 25. A Legislative Council may act notwithstanding any vacancy in its Vacancy or participation of strangers not to membership, and the presence or participation of any person not entitled to be 6 invalidate proceedings present at or to participate in the proceedings of the Legislative Council shall not invalidate such proceedings. 8 26. A Councillor may be recalled if— 9 Recall (a) there is presented to the Chairman of the Independent National 10 Electoral Commission a petition signed by more than one-half of the persons registered to vote in that Councillor's ward alleging their loss of confidence in 12 that Councillor; and 13 (b) the petition is approved in a referendum conducted by the 14 Independent National Electoral Commission within ninety days of the receipt of the petition by a simple majority of the votes of the persons registered to vote 16 in the Councillor's ward. Right of 18 27. -(1) The Chairman of an Area Council may attend a meeting of the attendance of Chairman Legislative Council of an Area Council either to deliver an address on Area 19 Council affairs or to make such statements on the policy of government as he 20 may consider to be of importance to the Area Council. 21 22 (2) A Supervisor of an Area Council shall attend a meeting of the Legislative Council of an Area Council if he is invited to explain to the 23 Legislative Council the conduct of his department, and in particular when the 24 affairs of that department are under discussion. 25 (3) Nothing in this section shall enable any person who is not a 26 member of a Legislative Council to vote in that Legislative Council or in any of 28 its committees. Time of elections 29 28. -(1) Elections to a Legislative Council shall be held on a date to be to Legislative Council appointed by the Independent National Electoral Commission. 30

1	(2) The date mentioned in subsection (1) of this section shall not be	
2	earlier than ninety days before and not latter than the date on which the	
3	Legislative Council stands dissolved, or where the election is to fill a	
4	vacancy occurring more than three months before such date, not later than	
5	one month after the vacancy occurred.	
6	29(1) All revenues or other moneys raised or received by an Area	Establishment of
7	Council (not being revenues or other moneys payable under this Act or any	consolidated revenue fund
8	Bye-Law of a Legislative Council into any other public fund of the Area	
9	Council established for a specific purpose) shall be paid into and form one	
10	consolidated revenue fund of the Area Council.	
11	(2) No money shall be withdrawn from the consolidated revenue	
12	fund of the Area Council except to meet expenditure that is charged upon the	
13	fund by this Act pr where the issue of those moneys has been authorized by	
14	an Appropriation Bye-Law or law passed in pursuance of section 30 of this	
15	Act.	
16	(3) No money shall be withdrawn from any public fund of the Area	
17	Council other than the consolidated revenue fund of the Area Council,	
18	unless the issue of those money has been authorised by a Bye-Law of the	
19	Legislative Council of the Area Council.	
20	(4) No money shall be withdrawn from the consolidated revenue	
21	fund of the Area Council or any other public fund of the Area Council except	
22	in the manner prescribed by the Legislative Council.	
23	30(1) The Chairman shall cause to be prepared and laid before	Authorization of expenditure from
24	the Legislative Council at any time before the commencement of each	consolidated revenue fund
25	financial year, estimates of the revenues and expenditure of the Area	
26	Council for the next following financial year.	
27	(2) The heads of expenditure contained in the estimates, other than	
28	expenditures charged upon the consolidated revenue fund of the Area	
29	Council by this Act, shall be included in a bill, to be known as an	
30	Appropriation Bill, providing for the issue from the consolidated revenue	

fund of the Area Council of the sums necessary to meet that expenditure and the

	2	appropriation of those sums for the purposes specified therein.
	3	(3) Any amount standing to the credit of the Legislative Council in the
	4	consolidated revenue of the Area Council shall be paid directly to the
	5	Legislative Council.
	6	(4) If in respect of any financial year, it is found that—
	7	(a) the amount appropriated by the Appropriation Bye-Law for any
	8	purpose is insufficient; or
	9	(b) a need has arisen for expenditure for a purpose for which no
	10	amount has been appropriated by the Bye-Law;
	11	a supplementary estimate showing the sums required shall be laid before the
	12	Legislative Council and the heads of any such expenditure shall be included in
	13	a Supplementary Appropriation Bill.
	14	(5) If the Appropriation Bill in respect of any financial year has no
	15	been passed into Law by the beginning of the financial year, the Chairman may
	16	authorize the withdrawal of moneys from the consolidated revenue fund of the
	17	Area Council for the purpose of meeting expenditure necessary to carry on the
	18	service of government, for a period not exceeding six months or until the
	19	coming into operation of the law, which is the earlier;
	20	Provided that the withdrawal in respect of any such period shall not exceed the
	21	amount authorised to be withdrawn from the consolidated revenue fund of the
	22	Area Council under the provisions of the Appropriation Law passed by the
	23	Legislative Council for the corresponding period in the immediately preceding
	24	financial year, being an amount proportionate to the amount so authorised for
	25	the immediate preceding financial year.
ontingencies nd	26	31. A Legislative Council may by Bye-Law make provisions for the
	27	establishment of a contingency fund for the Area Council and for authorizing
	28	the Chairman, if satisfied that there has arisen an urgent and unforeseen need
	29	for expenditure for which no other provision exists, to make advances from the
	30	Fund to meet that need.
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1	32(1) There shall be paid into to the holders of the offices	Remuneration,
2	mentioned in this section such remuneration and salaries as may be	etc. of the Chairman and certain other
3	prescribed by a Legislative Council, but not exceeding the amount as shall	officers
4	be have been determined by the Revenue Mobilization, Allocation and	
5	Fiscal Commission.	
6	(2) The remuneration, salaries and allowances payable to the	
7	holders of the offices so mentioned shall be charged upon the consolidated	
8	revenue fund of the Area Council.	
9	(3) The remuneration and salaries payable to the holders of the said	
10	offices and their conditions of service, other than allowances, shall not be	
11	altered to their disadvantage after their appointment.	
12	(4) The offices aforesaid are the offices of Chairman, Vice-	
13	Chairman and Supervisors.	
14	33(1) Subject to the provisions of this Act, a Legislative Council	Power to conduc
15	shall have power by resolution to direct or cause to be directed an inquiry or	investigation
16	investigation into –	
17	(a) any matter or thing with respect to which it has power to make	
18	Bye-Laws; and	
19	(b) the conduct of affairs of any person, authority, department	
20	charged, or intended to be charged, with the duty of or responsibility for –	
21	(i) executing or administering bye-laws enacted by the Legislative	
22	Council; and	
23	(ii) disbursing or administering moneys appropriated or to be	
24	appropriated by such Legislative Council.	
25	(2) The powers conferred on a Legislative Council under the	
26	provisions of this section are exerciseable only for the purpose of enabling	
27	the Legislative Council to –	
28	(a) make bye-laws with respect to any matter within its legislative	
29	competence and correct any defects in existing bye-laws; and	
30	(b) expose corruption, inefficiency or wastes in the execution or	

	1	administration of laws within its legislative competence and in the
	2	disbursement or administration of funds appropriated by it.
Power as to	3	34(1) For the purposes of any investigation under section 33 of this
natters of evidence	4	Act, and subject to the provisions thereof, a Legislative Council or a committee
	5	appointed in accordance with section 22 of this Act shall have power to –
	6	(a) procure all such evidence, written or oral, direct or circumstantial,
	7	as it may think necessary or desirable, and examine all persons as witnesses
	8	whose evidence may be material or relevant to the subject matter;
	9	(b) requires such evidence to be given on oath;
	10	(c) summon any person in Nigeria to give evidence at any place or
	11	produce any document or other thing in his possession or under control, and
	12	examine him as a witness and require him to produce any document or other
	13	thing in his possession or under his control, subject to all just expectations; and
	14	(d) issue a warrant to compel the attendance of any person who, after
	15	having been summoned to attend, fails, refuses or neglect to do so and does not
	16	excuse such failure, refusal or neglect to the satisfaction of the Legislative
	17	Council or the committee, and order him to pay all costs which may have been
	18	occasioned in compelling his attendance or by reason of his failure, refusal or
	19	neglect to obey the summons and also to impose such fine as may be prescribed
	20	for any such failure, refusal or neglect; and any fine so imposed by a court of
	21	law.
	22	(2) A summons or warrant issued under this section may be served or
	23	executed by any member of the Nigeria Police Force or by any person
	24	authorized in that behalf by he Speaker of the Legislative Council of an Area
	25	Council.
	26	PART III – CHAIRMAN, VICE-CHAIRMAN AND OTHER OFFICERS OF AREA
	27	Council, etc.
Chairman and /ice-Chairman	28	35. There shall be for each Area Council, a Chairman and Vice-
	29	Chairman.

1	36. A person shall be qualified to hold the office of Chairman if	Qualification of
2	he-	Chairman
3	(a) is a citizen of Nigeria;	
4	(b) has attained the age of 30 years;	
5	(c) is educated to at least the School Certificate level or its	
6	equivalent; and	
7	(d) is a member of a political party and is sponsored by the party.	
8	37(1) A person shall not be qualified to hold the office of	Disqualification
9	Chairman if—	of Chairman
10	(a) he has voluntarily acquired the citizenship of a country other	
11	than Nigeria or, except in such cases as may be prescribed by the National	
12	Assembly, as the case may be, he has made a declaration of allegiance to	
13	such other country;	
14	(b) under any law in force in any part of Nigeria, he is adjudged to	
15	be a lunatic or otherwise declared to be of unsound mind;	
16	(c) he is under a sentence of death imposed on him by any court of	
17	law or tribunal in Nigeria or a sentence of imprisonment for an offence	
18	involving dishonesty or fraud imposed on him by such court or substituted	
19	by a competent authority for any other sentence imposed on him by that	
20	court;	
21	(d) he has been found guilty of contravention of the Code of	
22	Conduct under the Code of Conduct for Public Officers in the Fifth Schedule	
23	to the Constitution;	
24	(e) he is an un-discharged bankrupt, having been adjudged or	
25	otherwise declared bankrupt under any law in force in any part of Nigeria;	
26	(f) he is a person employed in the Public Service or Civil Service of	
27	the Federation or any state, or any Area Council and has not resigned,	
28	withdrawn or retired from such employment thirty days before the date of	
29	election; and	
30	(g) he is a member of secret society	

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(2) Where in respect of any person who has been adjudged to be a lunatic or declared to be of unsound mind or sentenced to death or to imprisonment or adjudged or declared bankrupt, an appeal against the decision is pending in a court of law in accordance with a law in force in Nigeria, subsection (1) of this section shall not apply during a period beginning from the date when the appeal is lodged and ending on the date when the appeal is finally 6 determined or, as the case may be, the appeal lapses or is abandoned, whichever is earlier. 8 (3) The Chairman shall not hold any other executive office or paid 9 employment in any capacity whatsoever during his tenure of office. 10 (4) For the purposes of subsection (2) of this section – "appeal" has the same meaning given to it in section 14(3) of this Act. 38. -(1) An election to the office of the Chairman shall be held on a 13 date to be appointed by the Independent National Electoral Commission. 14 (2) An election to the said office shall not be held on a date not earlier 15 than one hundred and fifty days and later than one hundred and twenty days 16 before the expiration of the term of office of the last holder of that office. (3) Where in an election to the office of the Chairman at the close of 18 the nomination-(a) only one candidate has been nominated, the Independent National 20 · Electoral Commission shall extend the time for nomination; or (b) of the two candidates nominated for the election there is only 22 candidate by reason of the disqualification, withdrawal, incapacitation, 23 disappearance, or death of the other candidate, the Independent National 24 Electoral Commission shall extend the time for nomination, so that where after the extension, only one candidate remains validly nominated, there shall be no further extension. (4) A candidate for election to the office of Chairman shall be deemed 28 to have been duly elected where, being the only one candidate nominated for election he has a majority of all the votes cast at the election in at least two-

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Election of

Chairman

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(2) The provisions of this Act relating to qualification for election,

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tenure of office, disqualification, declaration of assets and liabilities and oaths for Chairman shall apply in relation to the office of the Vice-Chairman as if reference to Chairman were referenced to Chairman were references to Vice-Chairman. 41. -(1) The Chairman or Vice-Chairman of an Area Council may be Removal of Chairman or removed from office in accordance with the provisions of this section. Vice-Chairman 6 (2) Whenever a notice of any allegation in writing signed by not less than one-half of the Councillors – 8 9 (a) is presented to the Speaker of the Legislative Council of the Area Council; 10 (b) stating that the holder of such office is guilty of gross misconduct in the performance of the functions of his office, detailed particulars of which shall be specified, the Speaker of the Legislative Council shall within seven days of the receipt of the notice, cause a copy of the notice to be served on the holder of the office and on each Councillor, and shall also cause any statement 15 made in reply to the allegation by the holder of the office, to be served on each 16 Councillor. (3) Within fourteen days of the presentation of the notice to the 18 Speaker of the Legislative Council (whether or not any statement was made by 19 the holder of the office in reply to the allegation contained in the notice), the 20 Legislative Council shall resolve by motion, without any debate whether or not 21 the allegation shall be investigated. 23 (4) A motion of the Legislative Council that the allegation be investigated shall not be declared as having been passed unless it is supported 24 by the votes of no less than two-thirds majority of all the Councillors. 25 (5) Within seven days of the passing of a motion under the foregoing 26 provisions of this section, the Chief Judge of the Federal Capital Territory shall at the request of the Speaker of the Legislative Council, appoint a Panel of five 28 persons who in his opinion are of unquestionable integrity, not being members 29

of any public service, legislative house or political party, to investigate the

1	allegation as provided in this section.	
2	(6) The holder of an office whose conduct is conduct is being	
3	investigated under this section shall have the right to defend himself in	
4	person or be represented before the Panel by a legal practitioner of his own	
5	choice.	
6	(7) A panel appointed under this section shall –	
7	(a) have such powers and exercise its functions in accordance with	
8	such procedure as may be prescribes by the Legislative Council; and	
9	(b) within two months of its appointment, report its findings to the	
10	Legislative Council.	
11	(8) Where the Panel reports to the Legislative Council that the	
12	allegation has not been proved, no further proceedings shall be taken in	
13	respect of the matter.	
14	(9) Where the report of the Panel is that the allegation against the	
15	holder of the office has been proved, then within fourteen days of the receipt	
16	of the report, the Legislative Council shall consider the report, and if by a	
17	resolution of the Legislative Council supported by not less than two-thirds	
18	majority of all its members, the report of the Panel is adopted, then the	
19	holder of the office shall stand removed from office as from the date of the	
20	adoption of the report.	
21	(10) No proceedings or determination of the Panel or of the	
22	Legislative Council or any matter relating to such proceedings or	
23	determination shall be entertained or questioned in any court.	
24	(11) in this section –	
25	"gross misconduct" means a grave violation or breach of the provisions of	
26	this Act or a misconduct of such nature as amounts in the opinion of the	
27	Legislative Council to gross misconduct.	
28	42 (1) The Chairman or Vice-Chairman shall cease to hold office	Permanent
29	if—	incapacity of the Chairman and Vice-Chairman
30	(a) by resolution passed by two-thirds majority of all members of	

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the Legislative Council declaring that the Chairman or the Vice-Chairman is

	2	incapable of discharging the functions of his office; and
	3	(b) the declaration under paragraph (a) of this subsection shall be
	4	verified after such medical examination as may be necessary by a medical
	5	panel established under subsection (4) of this section in its report to the
	6	Secretary to the Area Council.
	7	(2) Where the medical panel certifies in the report that in its opinion,
	8	the Chairman or Vice-Chairman is suffering from such infirmity of the body or
	9	mind as to render him permanently incapable of discharging the functions of
	10	his office, a notice of the medical report signed by the Secretary to the Area
	11	Council shall be published in the FCT Gazette or as may be directed by the
	12	Minister.
	13	(3) The Chairman or Vice-Chairman shall cease to hold office from
	14	the date of publication of the notice of the medical report pursuant to subsection
	15	(2) of this section.
	16	(4) The medical panel referred to in this section shall be appointed by
	17	the Secretary to the Area Council and shall comprise three medical
	18	practitioners in Nigeria, of whom –
	19	(a) one shall be a medical practitioner of the choice of the Chairman or
	20	Vice-Chairman as the case may be; and
	21	(b) two other medical practitioners.
Discharge of function of	22	43(1) The Vice-Chairman shall hold the office of the Chairman of
Chairman	23	the Area Council if the office of the Chairman becomes vacant by reason of
	24	death, resignation or removal from office in accordance with section 40 of this
	25	Act.
	26	(2) Where a vacancy occurs in the circumstances mentioned in
	27	subsection (1) of this section or for any other reason during a period when the
	28	office of the Vice-Chairman is also vacant, the Speaker of the Legislative
	29	Council shall hold office of Chairman for a period of not more than three
	30	months during which there shall be an election of a new Chairman.

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1	(3) Where the office of the Vice-chairman becomes vacant —	
2	(a) by reason of death or resignation or removal in accordance with	
3	section 40 of this Act,	
4	(b) by this assumption of the office as Chairman in accordance with	
5	subsection (1) of this section, or	
6	(c) for any other reason,	
7	the Chairman shall nominate a qualified party member for approval by two-	
8	thirds majority of the members of the Legislative Councits	
9	44(1) Subject to the provisions of this Act, a person shall hold	Tenure of offic
10	office of a Chairman until—	of Chairman
11	(a) he becomes a member of a legislative house;	
12	(b) he becomes a President, Vice-President or Minister or the	
13	Government of the Federation or a Commissioner of the Government of the	
14	Federation or appointed to any executive position by the Minister;	
15	(c) he resigns from that political party or becomes a member of	
16	another political party before the expiration of that period for which he ws	
17	elected as the Chairman of the Area Council;	
18	(d) his successor in office takes the oath of that office;	
19	(e) he dies whilst holding that office;	
20	(f) the date when the resignation from that office takes effect;	
21	(g) he ceased to hold office in accordance with the provisions of	
22	this Act; or	
23	(h) he becomes a member of a secret society or does any other thing	
24	disqualifying him from holding the office of Chairman under this Act.	
25	(2) The Speaker of the Legislative Council shall give effect to the	
26	provisions of subsection (1) of this section, so however, that the Secretary of	
27	the Area Council shall first present evidence satisfactory to the Legislative	
28	Council that any of the provisions of this subsection have become applicable	
29	in respect of the Chairman.	
30	(3) Subject to the provision of subsection (1) of this section, the	

	1	Chairman shall vacate his office at the expiration of a period of four years
	2	commencing from the date when –
	3	(a) in the case of a person first elected as Chairman under this Act, he
	4	took the Oath of Allegiance and Oath of Office; or
	5	(b) the person last elected to the office took the oath of allegiance and
	6	the oath of office or would but for his death have taken these oaths.
Death of Chairman-elect	7	45(1) if a person duly elected as Chairman dies or otherwise declines
oefore Oath of	8	to the oath of allegiance and the oath of office, the person elected with him as
•	9	Vice-Chairman shall be sworn in as Chairman who shall then, with the
	10	approval of the two-thirds majority of the members of the Legislative Council
•	11	appoint a new Vice-Chairman.
	12	(2) Where the Vice-Chairman is appointed from among the
	13	Councillors, the Independent National Electoral Commission shall conduct a
	14	bye-election to fill the vacant seat created in the ward from which the new Vice-
	15	Chairman has been appointed.
Executive responsibility	16	46(1) The Chairman shall assign to the Vice-Chairman specific
of Vice-Chairman or supervisors	17	responsibilities for any business of the Area Council.
	18	(2) The Chairman shall, in his discretion, assign to any supervisors of
	19	the Area Council, responsibility for any business of the Area Council including
	20	the administration of any department of the Government.
	21	(3) The Chairman shall hold regular meetings with the Vice-
	22	Chairman and all the Supervisors for the purpose of –
	23	(a) determining the general direction of the policies of the Area
	24	Council;
	25	(b) co-ordinating the activities of the Area Council; and
	26	(c) generally discharging the executive functions of the Area Council.
Area Council	27	47(1) There shall be not less than three and not more than five offices
Supervisors	28	of Supervisors for an Area Council.
	29	(2) Any appointment to the office of a supervisor of an Area Council
	30	shall be made by the Chairman and confirmed by the Legislative Council.

50.-(1) The Head of Personnel Management shall be the Accounting The Accounting Officer of the Area Council Officer of the Area Council. (2) The functions of the Head of Personal Management shall include – (a) signing of all cheques, contractual agreements, local purchase 4 order forms and other documents relating to contracts subject to the approval of the Executive Council; 6 (b) heading the Junior Staff Management Committee as its Chairman; (c) assisting the Secretary to the Area Council in the formulation, execution and review of Area Council policies; and 9 10 (d) performing such other duties as may be assigned to him by the Chairman or Secretary to the Area Council. 51.-(1) The Chairman of an Area Council may appoint any person as a 12 Special Advisers Special Adviser to assist him in the performance of his functions. 13 (2) The number of such Special Advisers shall not be less than two or 14 more than three. 15 (3) Any appointment made pursuant to the provisions of this section 16 shall be at the pleasure of the Chairman, and shall cease when the Chairman 17 ceases to hold office. 18 (4) A person appointed as a Special Adviser under this section shall not begin to perform the functions of the office unless he has declared his assets 20 21 and liabilities as prescribes by the Code of Conduct for Public Officers in the Fifth Schedule to the Constitution and has subsequently taken and subscribed 22 to the Oath of Allegiance and the Oath of Office prescribes in the Third 23 Schedule to this Act. 24 52.-(1) Subject to the provisions of this Act, the executive powers of 25 Executive powers of the Area Council the Area Council shall be vested in the Chairman. 26 (2) The executive powers vested in the Chairman under subsection (1) 27 of this section shall, subject to the provisions of this Act be exercised by him 28 either directly or through – 29

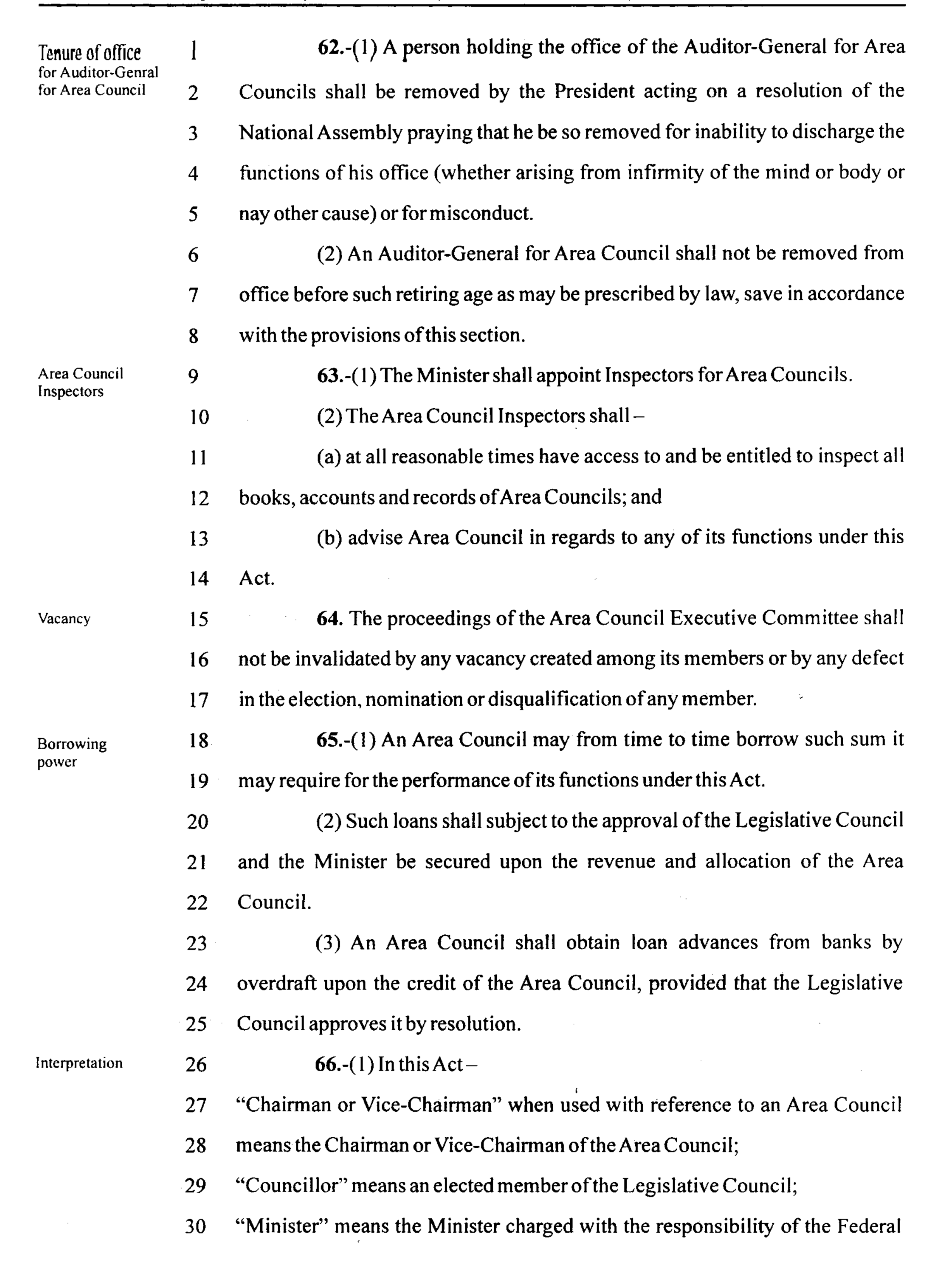
(a) the Vice-Chairman or Supervisors of the Nan Council;

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1	(b) officers in the service of the Area Council; or			
2	(c) the constituted committees.			
3	(3) The executive powers of the Area Council under this section			
4	shall—			
5	(a) include the execution of compliance with the provisions of this			
6	Act, all bye-laws made by the Legislative Council and extend to all matters			
7	with respect to which the Legislative Council has power to make bye-laws;			
8	(b) not be exercises so as to impede or prejudice the exercise of the			
9	executive powers of the Federation or endanger any asset or investment of			
10	the Government of the Federation or of the Federal Capital Territory			
11	Administration in the Area Council.			
12	PART IV – PUBLIC SERVICE OF AREA COUNCIL	Establishment of		
13	53. There shall be for the Area Councils a Public Service.	Area Council Public Service		
14	54(1) There is established for the Federal Capital Territory an	Area Council		
15	Service Area Council Service Commission. Commission			
16	(2) The staff of the Area Council shall be appointed by the Area			
17	Council Service Commission established under this Act.			
18	55(1) The Service Commission shall comprise of –	Composition of		
19	(a) an executive chairman, who shall be a retired senior public	the Service Commission		
20	officers;			
21	(b) two permanent members; and			
22	(c) six other members.			
23	(2) The members shall –			
24	(a) be appointed from each of the six Area Councils of the Federal			
25	Capital Territory; and			
26	(b) in the opinion of the Minister, be persons of unquestionable			
27	integrity.			
28	(3) Any person appointed pursuant to subsection (2) of this section			
29	shall hold office for a period of four years from date of his appointment:			
30	Provided that where a person has been appointed from a Public Service of			

	1	the Federation he shall be entitled to return to the Public Service of the
	2	Federation.
functions of	3	56(1) The Service Commission shall, without prejudice to the
he Service Commission	4	powers vested in the Minister, the Federal Capital Territory Judicial Service
	5	Commission and the Federal Civil Service Commission, have power to –
	6	(a) appoint persons to offices in the Area Council Service on Grade
	7	Level 07 and above; and
	8	(b) deploy, dismiss and exercise disciplinary control over persons
	9	holding those offices.
	10	(2) The Service Commission shall delegate powers to the Area
	11	Councils to employ, dismiss and exercise disciplinary control over persons
	12	holding offices on Grade Level $01-06$ .
ensions, etc.	13	57(1) Subject to the provisions of subsection (2) of this section, the
	14	right of a person in the service of an Area Council to receive pension or gratuity
	15	shall be regulated by the Pensions Act.
	16	(2) A benefit to which a person is entitled to as referred to in
	17	subsection (1) of this section shall not be withheld or altered to his advantage
`	18	except to such extent as is permissible under a law, including the Code of
	19	Conduct for Public Officers in the Fifth Schedule to the Constitution.
Code of Conduct	20	58. A person in the public service of an Area Council shall observe
	21	and conform to the Code of Conduct for Public Officer contained in the Fifth
	22	Schedule to the Constitution.
	23	Part V – Miscellaneous Provisions
oint Economic lanning Board	24	59(1) There shall be established a Joint Economic Planning Board
ianning Board	25	(in this Act referred to as "the Board") for the Federal Capital Territory.
	26	(2) The Joint Economic Planning Board shall comprise of –
	27	(a) the Minister who shall be the Chairman;
	28	(b) all the Area Council Chairman;
	29	(c) all Head of Personnel Management of Area Council;
	30	(d) all Treasurers of Area Councils;

1	(e) one person appointed by the Minister; and				
2	(f) the Secretary.				
3	(3) The Board may appoint such other supportive staff as it deems				
4	necessary for the running of its affairs.				
5	(4) The remuneration of the Secretary and supportive staff shall be				
6	determined by the Board.				
7	(5) The expenses to be incurred by the Board shall be defrayed				
8	from the common service account established by the Minister.				
9	(6) The functions of the Board shall be –				
10	(a) to formulate economic policies for Area Councils in the Federal				
11	Capital Territory;				
12	(b) to advice Area Councils on matters pertaining to their				
13	individual economic development; and				
14	(c) undertake as the need arises joint projects in the Area Councils.				
15	(7) The Board shall be a body corporate having perpetual				
16	succession and common seal and may sue and be sued in its corporate name.				
17	(8) The Board shall have power to formulate its proceedings.				
18	60(1) The accounts of the Area Council and all other offices of the	Audit of public			
19	accounts Area Council shall be audited annual in accordance with the provisions of				
20	this section.				
21	(2) The Auditor-General shall within six months from the end of				
22	each financial year, submit his report to the National Assembly.				
23	(3) For the purposes of carrying out his duties under this section.				
24	the Auditor-General or any person authorised by him in that behalf, shall	•			
25	have access to all books, record, returns and other documents relating to				
26	those accounts.				
27	(4) In exercise of his function under this Act, the Auditor-General				
28	shall not be subject to the direction or control of any authority or person.				
29	61. There shall be an Auditor-General for Area Council who shall Appointed by the President subject to the confirmation of the Senate.  Auditor-General for Area Council who shall Appointed to the Area Council who shall area Co				
30					



1	Capital Territory;
2	"Supervisor" means an officer appointed by the Chairman as a member of
3	the Executive Council of an Area Council charged with the responsibility of
4	any department of government.
5	(2) In this Act, reference to a person holding an office shall include
6	references to a person acting in that office or holding that office for the time
7	being.
8	67. This Bill may be cited as the Federal Capital Territory Area Short title
9	Councils (Administrative and Political Structure) Bill, 2015.

## **SCHEDULES**

#### FIRST SCHEDULE

Section 2

THE AREA (	Councils II	n The I	FEDERAL (	CAPITAL	TERRITORY	

No.	Area Council	Headquarters of the Area Council
1.	Abaji	Abaji
2.	Abuja Municipal	Garki
3.	Bwari	Bwari
4.	Gwagwalada	Gwagwalada
5.	Kuje	Kuje
6.	Kwali	Kwali

#### SECOND SCHEDULE

Section 21

# SUPPLEMENTARY PROVISIONS RELATING TO THE PROCEEDINGS OF THE LEGISLATIVE COUNCIL AND OTHER MATTERS

- 1.-(1) The Legislative Council shall sit for a period of not less than 181 days in a year.
- (2) At any sitting of the Legislative Council, the Speaker shall preside and in his absence the Majority Leader shall preside.
- (3) In the absence of both the Speaker and the Majority Leader, any other Councillor as may be elected for that purpose by the Councillors may preside.
- 2. The quorum of the Legislative Council shall be one-half of the members of the Legislative Council.
- 3. Except as otherwise provided by this Act, a question proposed for decision in the Legislative Council shall be determined by a simple majority of the members present and voting, and the person presiding shall have a casting vote whenever necessary to avoid an equality of votes.
- 4. Subject to the provisions of this Act, the Legislative Council shall regulate its own proceedings.
- 5.-(1) A Legislative Council may appoint a committee of its members for any special or general purpose as in its opinion would be better regulated and managed by means of such a committee and may by resolution, regulation or otherwise as it thinks fit delegate any function exerciseable by it to

any such committee.

- (2) The number of members of a committee appointed under this section, their terms of office and quorum shall be fixed by the Legislative Council.
- (3) Nothing in this section shall be construed as authorizing an Area Council to delegate to a committee the power to decide whether a proposal shall be passed into law or to determine any matter which it is empowered to determine by resolution under the provisions of this Act but such a committee may be authorised to make recommendations to the Legislative Council on any such matter.
- 6. The Legislative Council shall stand dissolved at the expiration of a period of four years commencing from the date when the Councillors take and subscribe to their Oath of Office.
- 7. Subject to the provisions of this Act, the person elected as Chairman of an Area council shall hove power to issue a proclamation for the holding of the first session of the Legislative Council of the Area Council concerned immediately after his being sworn in or for its dissolution as provided in this section.

### THIRD SCHEDULE

Section 15, 39, 47(4), 48(3)

### **O**ATHS

#### OATH OF ALLEGIANCE

I,	do solemnly swears/affirms that I will be
faithful and bear true allegiance to the Federal Rep	oublic of Nigeria and that I will preserve and defend
the law, including the Constitution of the Federal Re	epublic of Nigeria.
So, help me God.	
OATH OF OFFICE	OF THE CHAIRMAN
I,	do solemnly swear/affirm that I will be
faithful and bear true allegiance to the Federa	l Republic of Nigeria; that as the Chairman of
Area (	Council, I will discharge my duties to the best of my
ability, faithfully and in accordance with the provi	sions of the Constitution of the Federal Republic of
Nigeria and Federal Capital Territory Area Counci	ls (Administrative and Political Structures) Act, and
always in the interest of the sovereignty, integrity,	solidarity, well-being and prosperity of the Federal
Republic of Nigeria; that I will strive to preserve t	he Fundamental Objectives and Directive Principle
of State Policy contained in the Constitution of the	Federal Republic of Nigeria; that I will exercise the

OATH OF OFFICE OF THE VICE-CHAIRMAN, SUPERVISORS AND SECRETARY

TO THE AREA COUNCIL

faithful and bear true allegiance to the Federal Republic of Nigeria; that as the ..... Area Council, I will discharge my duties to the best of my ability, faithfully and in accordance with the provisions of the Constitution of the Federal Republic of Nigeria and Federal Capital Territory Area Councils (Administrative and Political Structures) Act, and always in the interest of the sovereignty, integrity, solidarity, well-being and prosperity of the Federal Republic of Nigeria; that I will strive to preserve the Fundamental Objectives and Directive Principle of State Policy contained in the Constitution of the Federal Republic of Nigeria; that I will exercise the authority vested in me as ......so as not to prejudice the authority lawfully vested in the President of the Federal Republic of Nigeria, so as not to endanger the continuance of Federal Government in Nigeria; that I will not allow my personal interest to influence my official conduct or my official decision; that I will to the best of my ability, preserve, protect and defend the Constitution of the Federal Republic of Nigeria; that I will abide by the Code of Conduct contained in the Fifth Schedule of the Constitution of the Federal Republic of Nigeria, 1999; that in all circumstances, I will do right to all manner of people, according to law without fear or favour, affection or ill-will; that I will not directly or indirectly communicate or reveal to any person any matter which shall be brought under my

This Bill seeks to provide for the administrative and political structure of the Area Councils in the Federal Capital Territory.