A BILL

FOR

AN ACT TO AMEND THE OIL AND GAS EXPORT FREE ZONE AUTHORITY
ACT CAP 05 LAWS OF THE FEDERATION OF NIGERIA 2011 WITH A VIEW TO
PROVIDE FOR THE DESIGNATION AND ESTABLISHMENT OF OIL AND GAS
FREE ZONES AND SUB-ZONES IN NIGERIA AND FOR RELATED MATTERS

FREE ZONES AND SUB-ZONES IN NIGERIA AND FOR RELATED MATTERS Sponsored by Senator Ibrahim Gobir [Commencement ENACTED by the National Assembly of the Federal Republic of Nigeria: 1. The Oil and Gas Export Free Zones Act Cap 05 LFN 2011 Amendment of Cap 05 LFN 2011 (referred to as "the Principal Act") is amended as set out in this Act. 2 2. Section 1 of the Principal Act is amended by substituting a new Amendment of Section 1 section 1 as follows: 4 "Designation and Establishment of the Oil and Gas free Zones and Sub-zones; 6 (1) The President, on the recommendation of the Authority, may by order: 8 (a) designate any area within the Federal Republic of Nigeria as an Oil and Gas Free Zone and Sub-Zones (in this Act referred to as Free Zones 10 and Sub-Zones); 11 (b) designate any area within the Federal Republic of Nigeria as an 12 Oil and Gas Sub-Zones (in this Act referred to as "Sub-Zones"); 13 (c) amend, vary or add to the limit of any Oil and Gas Free Zones 14 and Sub-Zones as the case may be. 15 (2) The President hereby designates the areas as listed in the 16 Schedule to this Act (as amended) as Oil and Gas Free Zones and Sub-Zones. 18 (3) Oil and Gas Free Zones and Sub-Zones established pursuant to 19

	1	subsection (1) of this section, may be designed, developed, funded or operated			
	2	by the Authority or a combination of both the Authority and a private or public			
	3	enterprise."			
mendment of	4	3. Section 2 subsection (1) of the Principal Act is amended by			
ection 2	5	substituting for the existing subsection (i) a new subsection 1 as follows:			
	6	"(i) There is here by established an Authority to be known as the Oi			
	7	and Gas Free Zones and Sub-Zones Authority (in this Act known as the			
	8	Authority)."			
mendment of	9	4. Section 3 subsection (1) of the Principal Act is amended by			
ection 3	10	substituting for the existing subsection (1) a new subsection (1) as follows:			
	11	"1. There shall be for the Authority a Governing Board (in this Ac			
	12	referred to as the Board) which shall consist of the following members that is:			
	13	(a) a chairman who shall be:			
	14	(i) a suitable qualified person by reason of his profession, academic o			
	15	administrative qualifications or experience in trade and investment promotion			
	16	commercial or economic matters;			
	17	(ii) appointed by the President, subject to confirmation by the Senate			
	18	and			
	19	(b)one representative each of the following, not below the rank of a			
	20	Director in the Public Service of the Federation:			
	21	(i) Ministry of Industry, Trade and Investment;			
	22	(ii) Ministry of Petroleum Resources;			
	23	(iii) Ministry of Justice;			
	24	(iv) Ministry of Transport.			
	25	(v) the Nigerian Chamber of Commerce, Industry, Mines and			
	26	Agriculture; (vi) Manufacturers Association of Nigeria;			
	27	(vii) Federal Ministry of Finance;			
	28	(viii) the Managing Director of the Nigerian Ports Authority.			
	29	(c) the Comptroller-General of the Nigeria Customs Service or his			
	30	representative not below the rank of Assistant-Comptroller General;			

1	(d) the Comptroller General of the Nigeria Immigration Service or					
2	his representative, not below the rank of Assistant Comptroller General; and					
3	(e) The Managing Director of the Authority.					
4	5. Section 5 of the principal Act is amended:	Amendment of				
5	(a) in subsection (l)(a) by inserting immediately after the words	Section 5				
6	"Free Zones" the words "and sub zones" and where ever it appears in the					
7	principal Act;					
8	(b) by inserting immediately after the existing paragraph (f) new					
9	paragraphs (g) - (I) as follows:"	paragraphs (g) - (I) as follows:"				
10	"(g) attract, facilitate and encourage the retention of investment					
11	leading to value addition into Free zones and Sub zones;					
12	(h) regulate activities and monitor the operations of Free Zones and					
13	Sub-Zones, enterprises as well as organization that provide services within					
14	and to Free Zones and Sub zones;					
15	(i) develop and monitor performance standards and indices					
16	relating to Free Zones and Sub zones;					
17	(j) act as a one - stop shop for all government services for Free					
18	Zones and Sub zones;					
19	(k) shall establish and maintain a registry as specified in the fourth					
20	schedule to this Act; and					
21	(1) carry out such activities as may be necessary or expedient for the					
22	full discharge of all functions and activities of the Authority under this Act."					
23	6. Section 6 of the principal Act is amended:	Amendment of Section 6				
24	(a) in subsection (3) by substituting for the existing subsection (3) a	Section				
25	new subsection (3) as follows:					
26	"(3) the Managing Director shall hold office for a period of four					
27	years and may be eligible for re-appointment for another period of four years					
28	and no more."					
29	(b) by renumbering the existing subsection (3) as subsection (4)					
30	and existing subsection (4) as subsection (5) and existing subsection (5) as					

•

	i	subsection (6).			
	2	(c) by inserting a new subsection (7) as follows:			
	3	"(7) The Secretary of the Authority appointed pursuant to subsection			
	4	(4)(a) of this section shall serve as secretary to the Board to:			
	5	(a) oversee the activities of the registry established in section 5 (l)(k)			
	6	of this Act; and			
	7	(b) perform such other duties as the Chairman of the Board or the			
	8	Managing Director may from time to time direct."			
Amendment of Section 7	9	7. Section 7 of the Principal Act is amended by inserting a new			
	10	subsection (2) as follows:			
	11	"(2) The Authority shall have power to acquire land, hold, manage			
	12	and alienate movable or immovable or immovable property, assets and real			
	13	estate."			
Amendment of Section 8	14	8. Section 8 of the Principal Act is amended by substituting for the			
	15	existing section a new section 8 as follows:			
	16	(1) Notwithstanding the provisions of any other enactment or law an			
	17	approved enterprise, body corporate or firm operating within the free zones			
	18	shall be exempted from the payment of Federal, State and Local Government			
	19	taxes, value added tax, levies, customs duties, rates, withholding tax, and			
	20	deductions for as long as such enterprise continues to operate in the Free Zone			
	21	and Sub-Zone.			
	22	(2) Notwithstanding the provision of any other law, all employees in			
	23	the Free Zones shall comply with the provisions of the Personal Income Tax			
	24	Act except those employees who work and reside in the Free Zones.			
`	25	(3) Except as provided under this Bill, provisions of the Federal			
	26	Inland Revenue Services Act, Customs and Excise (Consolidated) Act,			
	27	Companies and Allied Matters Act, Industrial Training Fund Act and other			
	28	related enactments applicable in the Customs Territory shall not apply within			
	29	the Zones."			

1	9. Section 10 of the Principal Act is amended by inserting a new subsection (5) as follows:	Amendment of Section 10
3	"10(5) In addition to any other power conferred on the Authority	
4	notwithstanding the provisions of any other enactment or law an approved	
5	enterprise or by this Act, the powers of the Authority shall include:	
6	(a) to undertake, or purchase or otherwise acquire any asset in	
7	furtherance of the objective of the Act;	
8	(b) when it is expedient, to take loans from banks licensed by the	
9	Central Bank of Nigeria;	
10	(c) to enter into contracts, partnership and collaborative agreement	•
11	or arrangement with any company or firm or body which in the opinion of	
12	the Authority will facilitate the discharge of its function under this Act;	
13	(d) to exercise such other powers as are necessary or expedient for	
14	giving effect to the provisions of this Act.	
15	10. Section 12 of the principal Act is amended in:	
16	(a) subsection (5) by substituting the existing words with the	Amendment of
17	following new words:	Section 12
18	"In consideration of the substantial investment in Oil and Gas Free	
19	Zones, all Oil and Gas related cargoes must be handled only at approved Oil	
20	and Gas concessioned ports, however, investors are free to choose ports of	
21	discharge of their cargoes within the designated terminals at Onne, Warri	
22	and Calabar ports".	
23	(b) subsection (6) 1 by substituting with the following new words:	
24	"A licensee may, with the approval of the Authority move	
25	machinery or equipment into the Customs Territory for the execution of	
26	Special Projects and return such machinery or equipment inserting	
27	immediately after the existing."	
28	11. Section 26 of the principal Act is amended:	Amendment of
29	(a) by substituting for the existing section a new section 26 as	Section 26

"Establishment ,etc of Oil and Gas Free Zones and Sub -Zones Labour

.

		2	Council;
		3	26. (1) There is here by established a Council known as the Oil and
		4	Gas and Special Sub Zones Labour Council (in this Act referred to as the
		5	Council) which shall:
		6	(a) be responsible for dialogue and resolution of labour issues within
		7	the Free Zones and Sub-Zones;
		8	(b) from time to time, make recommendations to the Authority on
		9	resolution of labour issues within the Free Zones and Sub-Zones.
		10	(2) The Labour Council shall comprise of:
		11	(a) a representative of the Managing Director of the Authority not
		12	below the rank of a Director who shall be the Chairman;
		13	(b) a representative of the Federal Ministry of Labour, Employment
	•	14	and Productivity;
		15	(c) one representative of the each of the following:
		16	(i) Nigeria Labour Congress (NLC);
		17	(ii) National Union of Petroleum and Natural Gas Workers
		18	(NUPENG);
		19	(iii) Petroleum and Natural Gas Senior Staff Association of Nigeria
		20	(PENGASAN);
		21	(iv) Maritime Workers Union of Nigeria (MWUN);
		22	(d) two persons to represent operators of Free Zones and Sub-Zones,
·•		23	provided however that they shall be rotated among operators of the Zones.
		24	(3) The tenure of each Labour Council shall be a period of 3 years.
		25	(4) The Council shall regulate its own proceedings."
		26	(b) renumbering the existing section 27 as new section 28.
	Amendment of	27	12. Section 27 of the principal Act is amended by renumbering the
	Section 27	28	existing section 27 as new section 28.
	Citation	29	13. This Bill may be cited as the Oil and Gas Export Free Zone Act
		30	CAP 05 LFN 2011 (Amendment) Bill, 2015.

SCHEDULE

OIL & GAS FREE ZONES AND SUB-ZONES

- Onne/Ikpokiri Oil and Gas Free Zone, Rivers State.
- 2. Oil and Gas Free Zone, Owuogono, Rivers State.
- Oil and Gas Free Zone, Terminals I, II & III, Warri, Delta State.
- 4. Oil and Gas Free Zone, Eko Support Services, Terminals I, II & III, Apapa Lagos.
- 5. Oil and Gas Free Zone, Delta Port, Warri, Delta State.
- 6. Oil and Gas Free Zone, Snake Island, Lagos State.
- 7. Oil and Gas Free Zone, Ladol, Lagos State.
- 8. Oil and Gas Free Zone, Olokola, Ondo/Ogun States.
- 9. Oil and Gas Free Zone, Iwokiri, Rivers State.
- 10. Oil and Gas Free Zone, Ibaka, Akwa Ibom State.
- 11. Oil and Gas Free Zone, Brass, Bayelsa State.
- 12. Oil and Gas Free Zone, Ogedengbe, Warri, Delta State.
- Oil and Gas Free Zone, Imgbegbe Ama Rivers State.

EXPLANATORY MEMORANDUM

This Bill seeks to amend the Oil and Gas Free Zones and Sub-Zones Act CAP 05 LFN to provide for the designation and establishment of Oil and Gas Free Zones and Sub-Zones among others.