[SB. 86]

NIGERIA INDUSTRIAL REVOLUTION PLAN BILL, 2015

ARRANGEMENT OF SECTIONS

PART I -	THE NIGERIA	INDUSTRIAL	REVOLUTION :	Plan
----------	-------------	------------	--------------	------

- 1. The Nigeria Industrial Revolution Plan
- 2. Objectives of the Industrial Plan
- 3. Scope of application of the Industrial Plan
- 4. Approving authority for the Industrial Plan
- 5. The Presidential Advisory Committee
- 6. Steering Committee
- 7. Functions of the Steering Committee
- 8. The Project Office
- 9. Project Custodian
- 10. The Project Coordinator
- 11. The Project Manager
- 12. Functions of the Project Office
- 13. Establishment of Sectoral Team or Committee
- 14. Constitution of Support Structure and Enabler Technical Teams
- 15. Establishment of investor and programme database
- 16. Establishment of Industrial Revolution Plan Units
- 17. Budget for the Industrial Plan
- 18. Funding of the Industrial Plan
- 19. Implementation by States of the Industrial Plan
- 20. Review of the Industrial Plan, etc.

PART II - THE NATIONAL ENTERPRISE DEVELOPMENT PROGRAMME:

OBJECTIVES AND SCOPE OF APPLICATION

- 21. The National Enterprise Development Programme
- 22. Scope of the Programme
- 23. Implementing Agencies for the Programme
- 24. National Council on Micro, Small and Medium Enterprises
- 25. Functions of the National Council

SCHEDULE

26.	Establishment of a Programme Monitoring Unit
27.	Implementation by States of the Programme
28.	Budget for the Programme
	Part III - General Provisions
29.	Obligations of Implementing Agencies for the Industrial Plan and
	Programme
30.	Support to States on the implementation of the Industrial Revolution
	Plan and the Programme
31.	Enforcement
32.	Power to make regulations
33.	Interpretation
34.	Short title

.

•

•

ABILL

FOR

AN ACT TO PROVIDE FOR THE RAPID BUILD UP OF INDUSTRIAL CAPACITY

IN NIGERIA AND TO PROMOTE COMPETITIVENESS OF NIGERIA'S

MANUFACTURED GOODS AND PRODUCTS AND FOR OTHER RELATED

MATTERS

	Sponsored by Senator Albert Bassey	
		Commencement
	BE IT ENACTED by the National Assembly of the Federal	
	Republic of Nigeria as follows:	
1	PART 1 - THE NIGERIA INDUSTRIAL REVOLUTION PLAN	
2	1. There is for Nigeria an Industrial Revolution Plan (in this Act	1110 11160114
3	referred to as "the Industrial Plan") which shall be implementation	Industrial Revolution Plan
4	accordance with the provisions of this Act.	
5	2(1) The main objectives of the Industrial Plan are to:	Objectives of the
6	(a) accelerate the build-up of industrial capacity within Nigeria;	Industrial Plan
7	(b) increase manufacturing contribution to Nigeria's Gross	
8	Domestic Product; and	
9	(c) drive the process of intense industrialization based on sectors	
10	where Nigeria has comparative and competitive advantages.	
11	(2) The implementation of the Industrial Plan in accordance with	
12	the provisions of this Act is to, among other things:	
13	(a) facilitate job and wealth creation;	
14	(b) provide for economic and revenue diversification;	
15	(c) ensure import substitution and export diversification; and	
16	(d) broaden government's tax base.	
17	3(1) The Industrial Plan shall be implemented throughout the	Scope of
18	Federation.	application of the Industrial Plan
19	(2) The Industrial Plan shall be implemented based on industry	

	groups where Nigeria possesses clear comparative and competitive advantages
•	
•	to commence the process of rapid industrialization.
	(3) The industry groups referred to in subsection (2) of this section
	include:
	(a) agribusiness and agro allied;
•	(b) solid minerals and metals;
•	(c) oil and gas related industry; and
	(d) construction, light manufacturing and services.
)	(4) To support the attainment of rapid industrialization under the
0	Industrial Plan, Government shall take steps to intervene in broader areas
1	hindering competitiveness of the entire industrial sector in Nigeria by:
2	(a) establishing infrastructural facilities, including industrial cities
3	parks and clusters, with support utilities to link industrial hubs to key markets;
4	(b) providing technical and vocational skills development at Federal
5	and States' level, in addition to strengthening existing industrial training
6	institutions;
7	(c) encouraging national innovation system to enhance
8	competitiveness and building of a three-way partnership structure amongst the
9	academia, the public and the private sector to create a knowledge network and
0	promote key technologies required by industries in addition to strengthening
1	institutions that promote technology transfer, innovation and
2	entrepreneurship;
3	(d) improving the investment climate in Nigeria, and undertaking
4	reviews of laws and regulations hindering investments and strengthening the
5	institutional framework for enforcement of contracts and judgment of courts;
6	(e) strengthening the national quality certifying agencies and
7	cooperating with relevant international quality certifying agencies and
8	organizations to gain the confidence of economic operators;
9	(f) putting in place appropriate mechanism to encourage the

consumption and utilization of domestic products and strengthening consumer

•

1	and environmental protection agencies to carry out their functions	
2	effectively; and	
3	(g) ensuring the accessibility and availability of favourable	
4	financial terms and conditions of finance to support industrial development	
5	in Nigeria.	
6	4(1) The President is the approving authority for plans and	Approving
7	programmes under the Industrial Plan and for this purpose, the President	authority for the Industrial Plan
8	shall approve the Nigerian Industrial Revolution Plan document and its	
9	annual updated releases based on the recommendations of the Presidential	
10	Advisory Committee established under section 5 of this Act.	
11	(2) The President, in furtherance of the exercise of his powers	
12	under this Act may, as considered appropriate, hold consultations with	
13	credible investors interested in investing in Nigeria.	
14	5(1) There is established under this Part, a Presidential Advisory	The Presidentia
15	Committee (in this Act referred to as lithe Advisory Committee") which	Advisory Committee
16	shall be the apex regulatory body for the Industrial Plan with Government	
17	and private sectors representatives as follows:	
18	(a) the Ministers of:	
19	(i) Industry, Trade and Investment, who shall be the Chairman of	
20	the Advisory Committee;	
21	(ii) Finance;	
22	(iii) Power;	
23	(iv) Transport; and	
24	(v) Works.	
25	(b) the Governor of the Central Bank of Nigeria;	
26	(c) the Chief Economic Adviser to the President;	•
27	(d) a leading private sector industrialist, who shall be the alternate	
28	chairman; and	
29	(e) nineteen other leading private sector industrialists or investors.	
30	(2) The representative of the private sector referred to in subsection	

1	(1) of this section shall be appointed by the President on the recommendation of
2	Minister.
3	(3) The Minister may, from time to time and as considered
4	appropriate, review the number of private sectors representatives on the
5	Advisory Committee.
6	(4) The Department of Industry in the Ministry shall provide the
7	secretariat for the meetings of the Advisory Committee and the Director in the
8	Department shall serve as the Secretary to the Advisory Committee.
9	(5) The Advisory Committee shall meet at least once in every quarter,
10	or at such other times as may be required to carry out its functions under this
11	Act.
12	(6) The Advisory Committee may establish sub-committees and shall
13	have power to regulate its proceedings and that of its committees.
14	(7) The functions of the Advisory Committee are to:
15	(a) strengthen the coordination mechanism with the private sector by
16	bringing into the Industrial Plan the private sector perspectives;
17	(b) deliberate on the quarterly progress of the Industrial Plan and
18	provide feedback and advice on ways of maximizing the Industrial Plan's
19	impact;
20	(c) provide input into the Industrial Plan work plan for each
21	successive quarter;
22	(d) highlight areas that the private sector requires priority to be
23	accorded to in the key sectors;
24	(e) bring into the implementation programmes of the Industrial Plan
25	international perspectives based on the experiences of other countries;
26	(f) share information on potential milestone investments, with
27	suggestions as to how best the Government and the implementation of the
28	Industrial Plan can facilitate investments; and
29	(g) provide the necessary bridge to link the Government, the private
30	sector and the international community to achieve sustainable economic

1	reform and industrialization.	
2	6(1) There is established under this Part, a multi-sectoral, inter-	Steering Committee
3	Ministerial National Steering Committee (in this Act referred to as "the	Committee
4	Steering Committee") comprising:	
5	(a) the Minister of State for Industry, Trade and Investment, as the	
6	Chairman;	
7	(b) Permanent Secretary, Federal Ministry of Industry, Trade and	
8	Investment;	
9	(c) a representative, not below the rank of a director, from each of	
10	the following Federal Ministries and agencies:	
11	(i) Agriculture and Rural Development;	
12	(ii) Communications Technology;	
13	(iii) Mines and Steel Development;	
14	(iv) Petroleum Resources;	
15	(v) Power;	
16	(vi) Finance;	
17	(vii) National Planning Commission;	
18	(viii) Water Resources;	
19	(ix) Science and Technology;	
20	(x) Transport;	
21	(xi) Works;	
22	(xii) Housing and Urban Development;	
23	(xiii) Environment;	
24	(xiv) Central Bank of Nigeria;	
25	(xv) Budget Office of the Federation;	
26	(xvi) Bureau of Public Procurement; and	
27	(xvi) National Orientation Agency; and	
28	(d) three Commissioners of Commerce and Industry representing	
29	States of the Federation.	
30	(2) The Advisory Committee may, on the recommendation of the	

Functions of

the Steering

Committee

Ī	Steering Committee, after the composition of the members of the Steering
2	Committee listed in subsection (1) of this section.
3	(3) The members referred to in section 6 (1) (d) of this section shall be
4	appointed by the President on the recommendation of the Minister.
5	7(1) The functions of the Steering Committee are to:
6	(a) ensure that the implementation of the Industrial Plan remains or
7	course and consistent with its vision and goals;
8	(b) manage the scope of the Industrial Plan and ensure that its
9	activities are within its objectives and goals;
10	(c) ensure the availability of funds for projects under the Industria
11	Plan;
12	(d) manage and resolve operational issues brought before it by the
13	institutions or agencies implementing aspects of the Industrial Plan;
14	(e) facilitate the making of decisions across Ministries, Departments
15	and Agencies of Government concerning the implementation of the Industria
16	Plan;
17	(f) review and approve the Industrial Plan support structure plans and
18	implementation programmes prior to obtaining requisite approval of
19	Government;
20	(g) secure support and commitments from national and international
21	agencies for the Industrial Plan;
22	(h) provide a platform for cross cutting Industrial Plan issues and hold
23	meetings with investors, as may be required, to provide confidence to investors
24	when specific investments require actions or approvals from several
25	Ministries, Departments and agencies of Government.
26	(2) The Steering Committee shall regulate its proceedings and that of
27	its committees.
28	(3) The secretariat of the Steering Committee shall be provided by the
29	Department of Industry in the Ministry and the Director in that Department
30	shall serve as the Secretary to the Steering Committee.

1	8(1) There shall be established and located in the Department of	The Project
2	Industry of the Ministry, a project office (in this Act referred to as "the	Office
3	Project Office") for the day-to-day management of the Industrial Plan.	
4	(2) The Project Office shall be staffed by:	
5	(a) key officers of the Ministry and officers of relevant Ministries,	
6 ·	Department and agencies of Government as may be required for the carrying	
7	out of the functions of the Project Office under this Act;	
8	(b) specialist consultants, where necessary, engaged on contract	
9	for the purpose of implementation of the Industrial Plan;	
10	(c) representatives of Development Partners assigned to carry out	
11	specified tasks III connection with the Industrial Plan.	
12	9(1) There shall be for the Industrial Plan, a project custodian (in	Project Custodian
13	this Act referred to as "the Project Custodian") who shall be the Permanent	
14	Secretary in the Ministry with responsibility for ensuring that the	
15	responsibilities of the Ministry and Nigeria's vision and goals on	
16	industrialization are achieved.	
17	(2) The Project Custodian shall be responsible for:	
18	(a) ensuring that adequate budgetary provisions are made to meet	
19	the activities of the Project Office; and	
20	(b) the timely release of appropriated funds made available to the	
21	Ministry for the purpose of the Project Office.	
22	(3) The Project Custodian shall furnish regularly to the Minister, in	
23	such form and details as may be specified in Regulations made pursuant to	
24	this Act, reports on the activities of the Project Office and progress made in	
25	the implementation of the Industrial Plan.	
26	10(1) There shall be a Projector Coordinator who shall be the	The Project
27	Director in the Industry Department in the Ministry responsible for	Coordinator
28	overseeing the affairs of the Project Office.	
2 9	(2) The Project Coordinator shall furnish regularly to the Minister,	
30	through the Project Custodian, reports on the operations of the Project	

	1	Office and progress made in the implementation of the Industrial Plan.
The Project	2	11(1) There shall be appointed for the Project Office, from the
Manager	3	directorate cadre of the Ministry or from outside of the Ministry, where the
	4	need arises, a project manager (in this Act referred to as "the Project Manager"
	5	who shall be a specialist in the industrial field and for the purpose of executing
	6	the plans, programmes and activities of the Industrial Revolution Plan, be
	7	responsible for:
	8	(a) providing project management expertise; and
	9	(b) industry subject matter expertise.
	10	(2) The terms and conditions of employment of the Project Manage
	11	appointed pursuant of the provision of sub-regulation (1) of this regulation
	12	shall be specified in the letter of appointment of the Project Manager.
	13	(3) The Project Manager shall, in the execution of his duties under this
	14	Act, co-operate fully with Ministry's authorities, the Department of Industry
	15	and other Departments or units of the Ministry to achieve the aims and
	16	objectives of the Industrial Plan.
	17	(4) The Project Manager shall report to the Project Custodian through
	18	the Project Coordinator on the activities of the Project Office and the progress
	19	made in the implementation of the Industrial Plan.
unctions of the roject Office	20	12. The functions of the Project Office are to:
oject Onice	21	-(a) provide day-to-day project management to the overall Industrial
	22	Plan and within any work stream or sub-project within the Industrial Plan,
	23	including developing and maintaining work plan for various parts of the
	24	Industrial Plan;
	25	(b) carry out policy analysis, coordination and production of policy
	26	briefs on the Industrial Plan;
	27	(c) carry out necessary impact assessment on the action plan or
	28	programmes under the Industrial Plan;
	29	(d) prepare Industrial Plan cost estimates for the review and approval

1	of the Steering Committee and for necessary action by the appropriate
2	authority;
3	(e) source for in-house or external resource, industry specialists in
4	specific sectors, including specialists in food processing, beverages, textile
5	apparels, sugar, cocoa, leather and leather products processing, aluminum
6	and auto assembly, basic rolling metals and steel production
7	petrochemicals, fertilizers, methanol, refineries, plastics, housing, services
8	and light manufacturing;
9	(f) source for expertise to support interventions in the areas of
10	industrial infrastructures, skills, innovation, investment climate, standards
11	local patronage and finance;
12	(g) establish a Special Project Unit with responsibilities for
13	ensuring:
14	(i) that large industrial projects are given appropriate level of
15	visibility and recognition; and
16	(ii) the unlocking of any regulatory hurdles to such large projects.
17	(h) facilitate decision making across multiple stakeholders,
18	Government agencies and relevant entities;
19	(i) Liaise with relevant Ministries, Departments and agencies to
20	target, and attract investments from domestic and international investors
21	into existing or new key industrial sectors in Nigeria;
22	(j) establish and agree on performance indicator, benchmark and
23	milestones for monitoring and evaluation methodology and continually
24	benchmark and adopt best practices and successful principles of other
25	jurisdictions within the Industrial Plan;
26	(k) undertake advocacy, mobilization, sensitization and awareness
27	creation on the Industrial Plan;
28	(l) develop and operate a monitoring and evaluation framework to
29	track performance of the Industrial Plan for onward reporting to the Steering
0	Committee:

	1	(m) provide capacity building for key staff of the Ministry to sustain
	2	the industrialization process;
	3	(n) develop basic productivity tools and establish systems to support
	4	programme collaboration, data collation and communication; and
	5	(o) develop effective communication strategies with all stakeholders.
stablishment Sectoral Team	6	13(1) The Project Office shall, from time to time, if and when the
Committee	7	need arises, and with the approval of the Steering Committee, establish sectoral
	8	teams or committees to carry out necessary tasks to achieve specific goals
	9	under the Industrial Plan.
	10	(2) The sectoral teams or committees referred to in subsection (1) of
	11	this section when constituted, may include representatives of:
	12	(a) re levant Ministries, Departments and agencies of Government;
	13	(b) the private sector;
	14	(c) Development Partners;
	15	(d) external consultants; and
	16	(e) State Government, where a State Government's involvement is
	17	considered necessary.
	18	(3) Sectoral teams or committees shall be set up for specified duration
	19	with well defined functions.
	20	(4) The functions of sectoral teams or committees are to:
	21	(a) develop detailed sectoral plans for the Industrial Plan as
	22	necessary;
	23	(b) track the performance of sectoral plans developed with a view to
	24	updating those plans as considered appropriate;
	25	(c) provide input into specific policy or regulations or review
	26	documents prepared for requisite approval of the relevant approving
	27	authorities;
	28	(d) provide inputs into any sector specific proposed legislation or
	29	regulations;
	30	(e) engage stakeholders within specific sectoral groups to ensure their

1	commitment and involvement in the industrial Plan initiatives, plans and	
2	programmes;	
3	(f) review and monitor the results of specific policy initiatives for	
4	the purpose of assessing whether the policy decisions are sustainable or	
5	require change as considered necessary; and	
5	(g) carry out such other ad-hoc assignments, as may be required in	
7	connection with their functions under this Act.	
8	(5) Sectoral teams or committees constituted, on need basis, under	
9	this section shall be utilized in the specific Industrial Plan sectors, including	
10	sugar, palm oil, leather, leather goods and rubber processing, textile and	
11	garments, cement, auto assembly, basic metal, aluminum, chemicals,	
12	petrochemicals, fertilizers, methanol, plastics production, refineries,	
13	construction of houses, light manufacturing and services.	
14	14(1) Support Structure and Enabler Technical Teams shall be	Constitution of Support Structure
15	constituted, on need basis, by the Project Office with the approval of the	and Enabler Technical Teams
16	Steering Committee to achieve specific goals.	
17	(2) Support Structure and Enabler Technical Teams established	
18	under subsection (1) of this section may be reconstituted as the objectives	
19	for setting up such teams change or are amended.	
20	(3) The Support Structure and Enabler Technical Teams whenever	
21	required to be constituted, may include representatives of:	
22	(a) relevant Ministries, Departments and agencies of Government;	
23	(b) the private sector;	
24	(c) development agencies; and	
25	(d) external consultants.	
26	(4) The Support Structure and Enabler Technical Teams shall be set	
27	up for specified duration with well defined functions.	
28	(5) The functions of the Support Structure and Enabler Technical	
29	Teams shall include:	
0	(a) the development of detailed Industrial Revolution Support	

	1	Structures and Enabler Plans;
	2	(b) the tracking of the performance of sectoral plans developed with a
	3	view to their updating as appropriate;
	4	(c) providing input into specific policy or regulations for requisite
	5	approval of the relevant approving authorities;
	6	(d) providing technical inputs into any enabler proposed legislation or
	7	regulations;
	8	(e) engaging stakeholders within specific enabler groups to ensure
	9	their commitment and involvement in the Industrial Plan initiatives and
	10	programmes;
	11	(f) reviewing and monitoring the results of specific policy initiatives
	12	for the purpose of assessing whether the policy decisions are sustainable or
	13	require change as considered appropriate; and
	14	(g) carrying out any other ad-hoc assignments as may be required in
	15	connection with their functions under this Act.
	16	(6) A Support Structure and Enabler Technical Team shall be
	17	constituted when required for the pupose of the following Industrial
	18	Planenablers:
	19	(a) infrastructure;
	20	(b) skill acquisition development;
	21	(c) innovation;
	22	(d) finance;
	23	(e) investment climate;
	24	(f) standards; and
	25	(g) local patronage.
Establishing of investor and	26	15(1) There shall be created during the period of implementation of
programme database	27	the Industrial Plan under this Act:
	28	(a) an investor database; and
	29	(b) a programme database, which shall be maintained at the Ministry
	30	to lay solid foundation for policy consistency, coherence and industrialization

1	process sustainability.	
2	16(1) A relevant Ministry, Department and agency of	Establishment of
3	Government with responsibilities for the execution of plans, programmes or	Industrial Revolution Plan Units
4	activities under the Industrial Plan shall establish an Industrial Revolution	Omis
5	Plan Unit in its Ministry, Department or agency.	
6	(2) The Unit to be established pursuant to the provision of	
7	subsection (1) of this section shall be staffed with such staff as are necessary	
8	to carry out the plans, programmes or activities of the Industrial Plan in that	
9	Ministry, Department or Agency.	
10	(3) The functions of the Unit established under this section are to:	
11	(a) carry out such plans, programmes and activities contained in	
12	the Industrial Plan and any updates to it relevant to that Ministry,	
13	Department or Agency;	
14	(b) liaise with the Steering Committee through the Project Office	
15	on operational issues concerning the implementation of the Industrial Plan	
16	in the relevant Ministry, Department or agency;	
17	(c) furnish information to the Steering Committee or the Project	
18	Office in such form and at such intervals and details as may be required on	
19	the implementation of the Industrial Plan in the relevant Ministry,	
20	Department or agency.	
21	17(1) Relevant Ministries, Department and agencies shall ensure	Budget for the
22	that the annual financial requirements for the implementation of the	Industrial Plan
23	Industrial Plan are provided for in the annual budget estimates for each	
24	successive financial year and the Medium Term Sector Strategy and	
25	Expenditure Framework throughout the duration of the Industrial Plan and	
26	any extension granted pursuant to the provision of section 20 (2) of this Act.	
27	18(1) There shall be established for the Industrial Plan a fund	Funding of the
28	("the Fund") into which shall be paid:	Industrial Plan
29	(a) the annual budgetary allocation made available by the National	
30	Assembly for the purpose of implementing plans and programmes under the	

	1	Industrial Plan;
	2	(b) such moneys as may be provided to the Industrial Plan by the
	3	Federal Government by way of grants or loans;
	4	(c) gifts, testamentary dispositions or donations, provided that the
	5	terms and conditions attached to the gifts, testamentary dispositions of
	6	donations are not inconsistent with the attainment of the objectives of this Act
	7	and
	8	(d) such other sum of moneys as may accrue to the Fund, from time to
	9	time.
	10	(2) There shall be paid out of the Fund:
	11	(a) expenditures incurred in the implementation of the Industrial Plan
	12	reasonable travelling expenses and allowances of the committees, sectoral and
	13	support structure teams referred to in this Part; and
	14	(b) the remuneration and allowances of staff, experts and consultants
	15	appointed for the Project Office.
	16	(3) The Fund shall be domiciled in the Ministry under the control and
	17	management of the Project Custodian.
	18	(4) The Project Custodian shall prepare and submit to the Minister on
	19	a quarterly basis, a report in such form and details may be required on the
	20	activities of the Industrial Plan and of receipts and disbursements made from
	21	the Fund.
	22	(5) The Fund shall be audited as provided under the applicable
	23	Government rules and regulations.
nplementation States of the	24	19(1) States of the Federation may, as considered appropriate,
dustrial Plan	25	implement the Industrial Plan in their respective areas of jurisdiction in
	26	accordance with the provisions of this Act.
	27	(2) Subject to the provisions of subsection (1) of this section, State
	28	Commissioners of Commerce and Industry shall be engaged in the
	29	implementation of the plans and programmes under the Industrial Plan in their
	30	respective States.

1	(3) The Industrial Plan Implementing Agencies shall work closely	
2	with the State Commissioners of Commerce and Industry and keep them	
3	regularly updated on achievements of the programmes by developing and	
4	circulating quarterly project newsletter with opportunities for feedback	
5	from the States.	•
6	(4) States may set up committees to implement aspects of the	
7	Industrial Revolution Plan in their respective States as considered	
8	appropriate.	
9	(5) The committees referred to in subsection (4) of this section may	
10	be related to the development of targeted industrial infrastructure or to the	
11	implementation of sectoral initiatives that may be specific to a State.	
12	20(1) The implementation period for the Industrial Plan provided	Review of the
13	for by this Act is five years.	Industrial Planetc.
14	(2) The five year period referred to in subsection (1) of this section	
15	may be extended by order made by the President on the recommendation of	
16	the Advisory Committee.	
17	PART II - THE NATIONAL ENTERPRISE DEVELOPMENT PROGRAMME:	
18	OBJECTIVES AND SCOPE OF APPLICATION	
19	21(1) The National Enterprise Development Programme (in this	The National Enterprise
20	Act referred to as "the programme") is the strategy for the development of	Development Programme
21	micro, small and medium enterprises in Nigeria which shall be implemented	
22	under the Industrial Plan as provided for under this Act.	
23	(2) For the purpose of subsection (1) of this section, the following	
24	are the priority areas of the Programme to support the development of micro,	
25	small and medium enterprises under the industrialization process:	
26	(a) strengthening of the institutional framework for the	
27	development of micro, and medium enterprises;	
28	(b) implementation of a robust delivery and monitoring structure;	
29	(c) increasing access to affordable finance;	
30	(d) increasing access to market;	

	1	(e) encouraging business development skills;
	2	(f) developing technical skills;
	3	(g) promoting youth inclusion in enterprise; and
	4	(h) reducing high operation costs.
	5	(3) The Programme shall address each of the areas listed in subsection
	6	(2) of this section and in addition, coordinate the efforts of relevant Ministries
•	7	Departments and agencies and the private sector towards enterprise
	8	development and industrialization.
Scope of the Programme	9	22(1) The Programme shall cut across all tiers of enterprises and
Togramme	10	provide tools to assist enterprises grow from micro to small, small to medium
	11	and medium to large.
	12	(2) The Programme shall be implemented in all States and Loca
	13	Government areas of the Federation.
	14	(3) Enterprise areas shall be created in every State of the Federation
	15	by the Programme Implementing Agencies which shall be equipped with
	16	essential infrastructure for small businesses to thrive for the realization of
	17	sustainable industrialization.
mplementing Agencies for	18	23. For the purpose of carrying out the Programme under this Act, the
he Programme	19	following are the Implementing Agencies:
	20	(a) the Bank of Industry;
•	21	(b) the Small and Medium Enterprise Development Agency of
	22	Nigeria; and
	23	(c) the Industrial Training Fund.
lational Council n Micro, Small	24	24(1) There is established for the Programme, the National Council
nd Medium Interprises	25	on Micro, Small and Medium Enterprises (in this Act referred to as "the
	26	National Council") with membership, functions and duties as provided for
	27	under this Act.
	28	(2) The National Council shall be the apex body responsible for the
	29	development of policies for micro, small and medium enterprises in Nigeria.
	30	(3) The National Council shall comprise:

1	(a) the Vice-President of the Federal Republic of Nigeria who shall
2	be the Chairman;
3	(b) Ministers responsible for:
4	(i) Industry, Trade and Investment;
5	(ii) Finance;
6	(iii) Power;
7	(iv) Transport;
8	(v) Works; and
9	(vi) Youth development.
10	(c) the Governor of the Central Bank of Nigeria;
11	(d) the Chief Economic Adviser to the President;
12	(e) the Chief Executive Officers of the:
13	(i) Bank of Industry;
14	(ii) Small and Medium Enterprise Development Agency of
15	Nigeria;
16	(iii) Industrial Training Fund; and
17	(iv) National Orientation Agency; and
18	(f) thirteen representatives from the private sector to include key
19	Micro, Small and Medium Enterprises Associations, to be appointed by the
20	Minister.
21	(4) The Minister may, from time to time, as considered appropriate
22	review the number of private sector representatives on the National Council.
23	(5) The secretariat for the National Council shall be provided by
24	the Small and Medium Enterprises Development Agency of Nigeria and the
25	Director-General of that Agency shall be the Secretary of the National
26	Council.
27	(6) The National Council shall meet at least once in every quarter,
28	or at such other times as may be required, to carry out its functions under this
29	Act.
30	(7) The National Council may establish sub-committees and shall

	1	regulate its proceedings and that of its committees.
Functions of the National Council	2	25. The National Council is responsible for:
	3	(a) providing guidance and coordination on the establishment o
	4	strategies and polices for the wholesome support of micro, small and medium
	5	enterprises in Nigeria; and
•	6	(b) ensuring linkages between the Programme and all enterprise
	7	development activities in Nigeria.
Establishment of a Programme	8	26(1) There is established under this Part, a Programme Monitoring
Monitoring Unit	9	Unit (in this Act referred to as lithe Programme Monitoring Unit).
	10	(2) The Programme Monitoring Unit shall comprise:
	11	(a) an officer from the Industry Development of the Ministry;
	12	(b) a qualified personnel from each of the Programme Implementing
	13	Agencies; and
	14	(c) four representatives of independent bodies appointed by the
	15	National Council on the Programme Implementing Agencies from the private
	16	sector recommendation of the
mplementation y States of the	17	27(1) States may, as considered appropriate, set up State Councils
rogramme	18	similar to the National Council to be headed by the State Commissioner of
	19	Commerce and" Industry as considered appropriate.
	20	(2) State Councils referred to in subsection (1) of this section, shall
	21	ensure collaboration and cooperation with enterprises for seamless linkages of
	22	micro, small and medium enterprises projects and programmes in States of the
-	23	Federation.
	24	(3) States Councils, may be structured along the lines as of the
	25	National Council established under this Act with members comprising of
	26	representatives from the public sector, the private sector and heads of key
	27	micro, small and medium enterprises in the States.
	28	(4) To ensure that interventions and policies derived at the national
	29	level shall take into consideration the needs of businesses in States of the
	30	Federation, the Small and Medium Enterprises Agency of Nigeria shall

1	provide secretarial support to a State Council upon request by a State.	
2	28. The Programme Implementing Agencies for the execution of	Budget for the
3	the Programme shall ensure that adequate budgetary provisions are made to	Programme
4	finance the execution of the Programme under this Act.	
5	PART III - GENERAL PROVISIONS	
6	29(1) The provisions of the Industrial Plan and the Programme	Obligations of
7	shall be adhered to by all relevant Ministries, Department and agencies, the	implementing Agencies for the Industrial plan
8	Industrial Plan Implementing Agencies and the Programme Implementing	and Programme
9	Agencies referred to in Parts I and II of this Act as well as other public and	
10	private sector organizations, bodies corporate and individuals involved in	
11	Nigeria's industrialization programmes and processes.	
12	(2) The Government, Ministries and agencies listed in the	
13	Schedule to this Act shall ensure that their laws, rules and regulations are	
14	regularly reviewed to bring them in substantial conformity with the	
15	provrsions of this Act for the smooth and effective implementation of the	
16	Industrial Plan and the Programme.	
17	(3) The Minister may, by order, add to or remove from the list	
18	contained in the Schedule to this Act the name of a Ministry, Department or	
19	agency as considered appropriate.	
20	30. For the purpose of the effective implementation of the	Support to States on the
21	Industrial Plan and the Programme in States of the Federation, the Steering	implementation of the Industrial
22	Committee, the Programme Implementing Agencies may, as considered	Revolution Plan and the Programm
23	appropriate, make recommendations to the Advisory Committee or the	
24	National Council, as the case may be, for the approval of the approving	
25	authority, to provide to States that:	
26	(a) adopt arrangements similar to the arrangements contained in	•
27	the Industrial Revolution Plan or the Programme:	
28	(b) pass legislation in substantial conformity with the provisions of	
29	this Act, with such technical support and other assistance for the rapid	

	1	industrialization and execution of the Industrial Plan or the Programme in the
	2	States.
Enforcement	3	31(1) Any issue as to the interpretation of any of the provisions of
	4	this Act or rules or regulations made pursuant to this Act shall be laid before the
	5	Federal High Court.
	6	(2) A person shall have legal capacity to enforce any of the provision
•	7	of this Act by obtaining prerogative orders or other remedies at the Federal
	8	High Court, without having to show any special particular interest.
Power to make regulations	9	32(1) The Minister may make such regulations as are necessary for
regulations	10	the efficient implementation of the provisions of this Act.
	11	(2) The regulations may include regulations on:
	12	(a) procedures for the carrying out of any duty and responsibility
	13	under this Act;
	14	(b) the form of reports and issuance of notices and publicity to be
	15	issued under this Act;
	16	(c) the making of representation about anything or matter to be
	17	included in the Industrial Plan;
	18	(d) the nature and extent of consultation with and participation by the
	19	public of anything done pursuant to the Industrial Plan or the Programme under
	20	this Act; and
	21	(e) the monitoring of programmes, plans and arrangements under the
	22	Industrial Plan or the Programme.
Interpretation	23	33. In this Act unless the context otherwise requires:
	24	"approving authority" means the Federal Government;
	25	"Development Partners" include the World Bank, United Nations Industrial
	26	Development Organization, United Nations Development Program, Japan
	27	Industrial Cooperation Agency, Department for International Development,
	28	German International Cooperation;
	29	"enterprise" means the carrying on of business or economic activities relating
	30	to manufacturing, production or distribution or any other related functions;

1	"enterprise areas" are specially equipped areas or zones in States of the
2	Federation for the nurturing of businesses covered under Part II of this Act;
3	"Industrial Plan Implementing Agencies" means the agencies referred to in
4	Part I of this Act responsible for the implementation of the Industrial Plan;
5	"Programme Implementing Institutions" means the institutions and
6	agencies referred to in Part II of this Act responsible for the implementation
7	of the Programme;
8	"Government" means the Federal Government of Nigeria;
9	"Minister" means the Minister of the Government responsible for Industry,
10	Trade and Investment and "Ministry" shall be construed accordingly;
11	"national quality certifying agencies include the Standards Organization of
12	Nigeria, National Agency for Food and Drug Administration, Federal
13	Produce Inspection Services;
14	"President" means the President of the Federal Republic of Nigeria;
15	"product" includes goods and services;
16	"relevant Ministries, Departments and agencies" means the Ministries,
17	Department or agencies that have statutory or assigned responsibilities for
18	the implementation of aspects of the plans or programmes under the
19	Industrial Plan and listed in the Schedule to this Act;
20	"services" include tourism, banking, hotel business, insurance, provision of
21	transport services, information communication technology services,
22	medical services and Insurance;
23	"support services" include provisions of energy, construction of road, rail,
24	air and water transportation;
25	"the Nigerian Industrial Revolution Plan" means the industrial plans and
26	programmes contained in the current version of the document captioned
27	"NIRP - Release 1.0 (January, 2014)" to be formally updated annually based
28	on lessons from implementation and available new information; and
29	"the Nigerian Enterprise Development Programme" is the plans and
30	programmes contained in the version of the document captioned "National

•

	1	Enterprise Development - NEDP - Release 1.0" to be updated based on lessons
	2	from implementation of the Programme and available new information.
Short title	3	34. This Act may be cited as the Nigeria Industrial Revolution Plan
	4	Bill, 2015.
	5	SCHEDULE
	6	Section 29 (2)
	7	List of Federal Government Ministries and Agencies
	8	A. FEDERAL GOVERNMENT MINISTRIES
	9	(i) Ministry of Agriculture & Rural Development;
	10	(ii) Ministry of Industry, Trade and Investment;
	11	(iii) Ministry of Environment.;
•	12	(iv) Ministry of Land, Housing and Urban Development;
	13	(v) Federal Capital Territory Administration;
	14	(vi) Ministry of Finance;
	15	vii) Ministry of Information;
	16	(viii) Ministry of Communication Technology;
	17	(ix) Ministry of Interior;
	18	(x) Ministry of Labour;
	19	(xi) Ministry of Mines and Steel Development;
	20	(xii) Ministry of Petroleum Resources;
	21	(xiii) Ministry of Power;
	22	(xiv) National Planning Commission;
	23	(xv) Ministry of Science & Technology;
	24	(xvi) Ministry of Transportation;
	25	(xvii) Ministry of Water Resources;
	26	(xviii) Ministry of Women Affairs;
	27	(xix) Ministry of Works;
	28	(xx) Ministry for Youth Development.
	29	B. FEDERALGOVERNMENT AGENCIES
	30	(i) Central Bank of Nigeria;

1	(ii) Bureau of Public Procurement;
2	(iii) Budget Office of Nigeria;
3	(iv) National Orientation Agency;
4	C. PARASTATALS AND AGENCIES UNDER THE FEDERAL
5	MINISTRY OF INDUSTRY, TRADE AND INVESTMENT
6	(i) Abuja Securities and Commodity Exchange;
7	(ii) Bank of Industry;
8	(iii) Consumer Protection Council;
9	(iv) Corporate Affairs Commission;
10	(v) Industrial Training Fund;
11	(vi) Nigeria Export Processing Zone Authority;
12	(vii) Nigeria Export Promotion Council;
13	(viii) National Automotive Council;
14	(ix) National Sugar Development Council;
15	(x) Oil and Gas Free Zone Authority;
16	(xi) Small and Medium Enterprise Development Agency of
17	Nigeria;
18	(xii) Standard Organisation of Nigeria.

EXPLANATORY MEMORANDUM

This Act seeks to establish a legal and institutional framework for the implementation of the Industrial Revolution Plan and the National Enterprise Development Programme of the Federal Government to provide for their implementation, continuity and sustainability. It seeks to ensure ownership of the processes, plans activities of the Industrial Plan and the Programme by relevant Ministries, Department and agencies of Government for the overall realization and delivery of the Industrial Plan and the Programmes. The Act involves participation by States of the Federation in the Industrial

Plan and the Programme and has taken due cognizance of the concurrent nature of the responsibility for industrialization between the Federal and State Governments under the 1999 Constitution (as altered). The Act also offers assistance to States of the Federation to encourage them adopt similar legislation in carrying out the Industrial Plan and the Programme in States of the Federation.