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PROCEEDS OF CRIMES (RECOVERY AND MANAGEMENT)

AGENCY BILL, 2020

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ABILL

[EXECUTIVE]

FOR

AN ACT TO MAKE COMPREHENSIVE PROVISIONS FOR SEIZURE, CONFISCATION, FORFEITURE, AND MANAGEMENT OF PROPERTIES DERIVED FROM UNLAWFUL ACTIVITIES AND FOR RELATED MATTERS

Commencement

	ENACTED by the National Assembly of the Federal Republic of	
	Nigeria, as follows:	
1	PART I - OBJECTIVES AND APPLICATION	
2	1. The objectives of this Act are to-	Objectiv
3	(a) Provide for an effective legal and institutional framework for	
4	the recovery and management of the proceeds of crime or benefits derived	
5	from unlawful activities;	
5	(b) Make provisions for the restraint, seizure, confiscation and	
7	forfeiture of property derived from unlawful activities and any	
3	instrumentalities used or intended to be used in the commission of such	
)	unlawful activities;	
10	(c) Make provisions for non-?conviction based procedure for the	
11	recovery of proceeds of crime;	
12	(d) Strengthen the criminal confiscation procedure by ensuring	
13	that the total benefit from a person's criminal activity is calculated and an	
14	equivalent amount, where recoverable, is confiscated on behalf of the	
15	Federal Government;	
16	(e) Establish the Proceeds of Crimes (Recovery and Management)	
17	Agency Act 2020 (in this Act referred to as "the Agency") to carry out the	

- 18 functions conferred on it under this Act; and
- (f) Enable the Agency to work with a relevant organisation to 19 20 implement confiscation proceedings against a convicted person.

Application t	1	2. The provisions of this Act apply to-
	2	(a) Detection, identification, investigation, and recovery of realisable
	3	assets and the proceeds and instrumentalities of unlawful activity by relevant
	4	organisation and the Agency;
	5	(b) Orders and directives by the Court to support the detection,
	6	recovery and preservation of the proceeds and instrumentalities of unlawful
	7	activity and realisable properties by relevant organisation and the Agency;
	8	(c) Confiscation orders to recover a sum equivalent to the amount a
	9	convicted person has acquired from the offences charged and related offences,
	10	including accrued benefits;
	11	(d) Management of the recovered assets and property by the Agency
	12	under this Act; and
	13	(e) Training and certification of asset recovery officers, asset
	14	recovery agents, auctioneers, bankers, consultants and judicial officers.
	15	PART II - PROCEEDS OF CRIMES
	16	(RECOVERY AND MANAGEMENT) AGENCY
Establishment	17	3(1) There is established the Proceeds of Crimes (Recovery and
of the Proceeds of Crimes Recovery and Management	18	Management) Agency (in this Act referred to as "the Agency").
Agency	19	(2) The Agency-
	20	(a) Is a body corporate with perpetual succession and a common seal;
	21	(b) May sue and be sued in its corporate name, and
	22	(c) May acquire, hold, purchase, mortgage, and deal with property,
	23	movable or immovable, real or personal, subject to the provisions of the Land
	24	Use Act.
	25	(3) The Agency shall be independent in the discharge of its duties
	26	under this Act.
	27	(4) The common seal of the Agency shall be-
	28	(a) Kept in the custody of such person as the Board may direct; and
	29	(b) Authenticated by the signature of the Director-General or such
	30	other officer, as the Board may designate.

1	4(1) The Agency shall-	Functions of the
2	(a) enforce and administer the provisions of this Act;	Agency
3	(b) take over and assume responsibility for the proper and effective	
4	management of properties recovered from cases relating to proceeds of	
5	crimes or unlawful activities;	
6	(c) set standards to be applied in the handling of properties referred	
7	to in paragraph (b) of this section;	
8	(d) ensure the effective preservation of properties recovered,	
9	which may be required in the investigation and prosecution of cases relating	
10	to proceeds of crime or unlawful activities;	
11	(e) ensure accountability in the management of all properties	
12	seized, confiscated, or forfeited under this Act, or under other applicable	
13	laws;	
14	(f) supervise and ensure the effective administration of recovery	
15	and management of proceeds of crime and other related matters in Nigeria;	
16	(g) provide training on the recovery and management of the	
17	proceeds of crimes and related matters;	
18	(h) authorise and appoint private asset managers and ensure that	
19	assets managers are properly bonded and insured;	
20	(i) establish and maintain-	
21	(i) assets management and disposal systems, and	
22	(ii) lists of approved auctioneers and valuers, and issue instructions	
23	for the realisation or security of assets whilst ensuring fair process;	
24	(j) establish and maintain a central database of-	
25	(i) all seized and recovered assets, and	
26	(ii) asset managers, auctioneers, insurers, and other necessary	
27	support services;	
28	(k) Under the direction of the Attorney-General of the Federation,	
29	work with the Federal Ministry of Justice to negotiate the return and	
30	management of all assets seized from foreign countries on behalf of the	

Federal or State Governments, or any other victim or for the benefit of

	2	Nigerians;
	3	(l) recommend that a portion not exceeding two percent of the
	4	recovered proceeds of crime, be allocated to the relevant organisation or the
	5	Agency responsible for the recovery of the proceeds, for operational and
	6	training expenses;
	7	(m) maintain statistics as to amounts recovered and managed by the
	8	Agency;
	9	(n) collaborate with other government bodies outside Nigeria that are
	10	carrying on functions, wholly or in part, similar with those of the Agency;
	11	(o) maintain an accurate inventory of all assets, with records of their
	12	location, value, condition, and description of their status in relation to any
	13	proceedings before the Court;
	14	(p) adopt measures for the effective tracing of proceeds of crimes in
	15	matters being managed by the Agency;
	16	(q) recommend reparations to victims of crime, where proceeds have
	17	been recovered; and
	18	(r) carry out such other functions as are necessary or expedient to
	19	ensure the efficient performance of its functions under this Act.
Powers of the Agency	20	5 (1) The Agency may, subject to the provisions of this Act, execute
	21	such contracts or other arrangements, as it considers necessary and, in
	22	particular-
	23	(a) engage contractors, asset managers, auctioneers, accountants,
	24	$consultants, brokerage\ companies, investment\ advisers, financial\ investigators$
	25	and other experts for the effective performance of its functions under this Act;
	26	(b) dispose assets subject to an interim forfeiture order of a court that-
	27	(i) are perishable or susceptible to deterioration, or
	28	(ii) may be excessively burdensome or expensive to maintain or
	29	administer, leading to a reduction of the recoverable amount;
	30	(c) maintain a designated interest yielding account that guarantees the

the recovery of assets and management of proceeds of crimes;

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1	(d) the Director-? General of the Agency, who shall be the Secretary to
2	the Board.
3	(3) The Chairman shall have, at least, twenty years cognate
4	experience in law or economics, or accountancy with speciality in asset
5	recovery and management.
6	(4) The Chairman and other members of the Board, other than the ex-
7	officio members, shall-
8	(a) be appointed by the President, on the recommendation of the
9	Attorney-General of the Federation;
10	(b) hold office for a term of five years; and
11	(c) be eligible for re-?appointment for another term of five years and
12	no more.
13	(5) The office of a member of the Board shall become vacant if-
14	(a) his term of office expires;
15	(b) he resigns his office by a notice, in writing, under his hand
16	addressed to the President;
17	(c) he dies;
18	(d) he becomes incapable of performing the functions of his office
19	due to mental or physical illness;
20	(e) is convicted of a felony or any offence involving dishonesty;
21	(f) he is declared bankrupt;
22	(g) he is guilty of gross misconduct relating to his duties;
23	(h) the President directs the removal of a member, where he is
24	satisfied that it is not in the interest of the Agency or of the public for the person
25	to continue in office as a member of the Board; or
26	(i) in the case of an ex-?officio member, he ceases to hold the office on
27	the basis of which he became a member of the Board.
28	(6) Where a vacancy occurs in the membership of the Board, it shall
29	be filled by an appointment by the President, and the successor shall-
30	(a) hold office for the remainder of the term of office of his

1	predecessor; and	
2	(b) represent the same interest, as that of the member, whose exit	
3	created the vacancy.	
4	(7) The provisions of the Schedule to this Act shall have effect with	
5	respect to the proceedings of the Board and other matters mentioned in the	
6	Schedule.	
7	7. The Board shall-	Powers of the
8	(a) formulate and provide general policy guidelines for the	Board
9	discharge of the functions of the Agency;	
10	(b) monitor and ensure implementation of the policies and	
11	programmes of the Agency;	
12	(c) establish appropriate disciplinary procedure for the staff of the	
13	Agency; and	
14	(d) carry out such other functions as may be requested by the	
15	Agency to ensure the efficient performance of the functions of the Agency	
16	under this Act.	
17	8(1) There shall be for the Agency, a Director-General who shall	Appointment and Tenure of
18	be appointed by the President on the recommendation of the Attorney-	the Director- General of the
19	General and subject to confirmation by the Senate.	Agency
20	(2) A person shall not be appointed as the Director-General, except	
21	he holds a degree in law, accounting, finance, business administration, or	
22	economics with at least twenty (20) years cognate experience, ten (10) of	
23	which shall be at a senior management level in the public sector.	
24	(3) The Director-General shall hold office-	
25	(a) for a period of five years, which may be renewed for a further	
26	term of five years and no more; and	
27	(b) on such terms and conditions, as may be specified in his letter of	
28	appointment.	
29	(4) The Director-General shall be the chief executive of the Agency	
30	and be responsible for-	

	1	(a) the day-to-day administration of the Agency;
	2	(b) the execution of the policies of the Agency;
	3	(c) the implementation of the Agency's functions;
	4	(d) ensuring the transparent maintenance of accounting records and
	5	transparent management of assets recovered by the Agency in accordance with
	6	applicable laws governing statutory bodies;
	7	(e) keeping the minutes of the meetings of the Board and such other
	8	records as the Board may direct; and
	9	(f) performing such other duties as are assigned to him under this Act
	10	or any other law.
Staff	11	9(1) The Director General shall appoint for the Agency, staff and
	12	other professionals for the proper discharge of the functions of the Agency, on
	13	such terms and conditions, as the Board may determine in accordance with
	14	approved Government policy.
	15	(2) Public officers may be transferred or seconded to the Agency,
	16	from relevant organisation and other public bodies on such terms and
	17	conditions as may be determined by the Board but can only be seconded for a
	18	period of two years renewable only once.
	19	(3) For the purposes of this Act, a public officer, who is transferred or
	20	seconded to the Agency under subsection (2) of this section, shall be regarded
	21	as a staff of the Agency and subject only to the control and direction of the
	22	Agency.
Conditions of service of staff	23	10(1) The Board shall be responsible for approving-
crivice of staff	24	(a) the job description, title, terms, qualifications, and allowances;
	25	and
	26	(b) salaries and remunerations, subject to the approval of the National
	27	Income, Salaries and Wages Commission.
	28	(2) In determining the terms and conditions of service for the staff of
	29	the Agency, the Agency shall take into account the nature of the operations of
	30	the Agency, which requires probity, integrity and incorruptibility and the need

1	for commensurate compensation for services rendered.	
2	(3) The Agency shall, with the approval of the Minister responsible	
3	for Finance, establish a suitable welfare scheme for the Chairman, Director-	
4	General and staff of the Agency.	
5	(4) The Agency shall, subject to the approval of the Board, make	
6	rules relating generally to the conditions of service of its staff, including	
7	rules providing for the appointment, promotion, and disciplinary control	
8	over its staff.	
9	(5) The Agency shall publish rules made under subsection (4) of	
10	this section in such manner as it may determine.	
11	(6) Service in the Agency shall be subject to the Pension Reform	
12	Act (Act No. 4, 2014), provided that nothing in this section shall exclude the	
13	Agency from employing staff on non-pensionable terms and conditions.	
14	11(1) A person may not be appointed as a staff of the Agency,	Screening of
15	unless-	certain staff the Agency
16	(a) information with respect to that person has been gathered by the	
17	Department of State Security; and	
18	(b) the Agency, after evaluating the information gathered, is	
19	satisfied that the person may be so appointed, having successfully	
20	undergone the necessary clearance.	
21	(2) The Agency may at any time, after consultations with the	
22	Department of State Security, subject a person referred to in subsection (1)	
23	of this section to further screening and investigation.	
24	12. There is established for the Agency a fund (in this Act referred	Fund of the
25	to as "the Fund"), which consist of-	Agency
26	(a) budgetary allocations received from the Federal Government;	
27	(b) take-?off grants and annual subventions;	
28	(c) allocations from recovered funds as provided for under this Act;	
29	(d) gifts, grants, aids, and testamentary disposition, provided the	
30	terms and conditions attached to any of them are not inconsistent with the	

	1	functions of the Agency; and
	2	(e) such other sums of monies as may accrue to the Agency from other
	3	sources.
Expenditure of the Agency	4	13. The Director-General shall apply the funds of the Agency to-
the Agency	5	(a) the cost of administration of the Agency;
	6	(b) pay the salaries, allowances, and benefits of staff of the Agency;
	7	(c) pay other overhead allowances and benefits, charges and expenses
	8	of the Agency; and
	9	(d) undertake such other activities, as are connected with the
	10	functions of the Agency under this Act.
Estimates of the Agency	11	14(1) The Agency shall, not later than 30th September in each
the rigency	12	financial year, prepare and present to the Attorney General of the Federation for
	13	onward transmission to the National Assembly, a statement of estimated
	14	income and expenditure for the succeeding financial year.
	15	(2) Notwithstanding the provisions of subsection (1) of this section,
	16	the Agency may, where necessary due to unforeseen circumstances, submit
	17	supplementary or adjusted statements of estimated income and expenditure to
	18	the Attorney General for onward transmission to the National Assembly for
	19	approval.
Accounts and audit	20	15(1) The Agency shall-
addit	21	(a) keep proper and regular accounts, and other records of monies
	22	received and paid by the Agency, and of the several purposes for which the
	23	monies have been received or paid, and of its assets, credits and liabilities;
	24	(b) do all things necessary to ensure that all payments out of the Fund
	25	and designated interest yielding account are correctly made and properly
	26	authorised, and that adequate control is maintained over the assets in its
	27	custody and over the expenditures incurred by the Agency; and
	28	(c) within the first four months of each financial year, submit its
	29	accounts to auditors appointed by the Agency, from the list and in accordance

1	with guidelines approved by the Auditor-General of the Federation, its	
2	accounts for audit.	
3	(2) As soon as the accounts and the financial statements of the	
4	Agency have been audited, in accordance with the requirement of this Act,	
5	the Board shall forward a copy of the audited financial statements to the	
6	Attorney-?General of the Federation for onward transmission to the	
7	National Assembly, together with any report or observations made by the	
8	auditors and the Auditor-?General on the statement of accounts.	
9	(3) The remuneration of the auditors shall be paid out of the Fund of	
10	the Agency.	
11	(4) The audited accounts of the Agency and the Auditor-General's	
12	report on those accounts shall form part of the Auditor-General's overall	
13	annual report to the National Assembly.	
14	16(1) The Director-General shall, not later than 30th June in each	Annual Report
15	financial year, submit to the Board in respect of the preceding financial year	
16	an annual report on the activities of the Agency in such form, as the Board	
17	may direct.	
18	(2) The report under subsection (1) of this section shall include-	
19	(a) information with regard to the activities of the Agency in that	
20	year;	
21	(b) a copy of the audited accounts of the Agency in respect of that	
22	year, together with the Auditor-General's report on the accounts; and	
23	(c) such other information as the Board may request.	
24	(3) The Board shall, on receiving the annual report, cause it to be	
25	submitted to the Attorney General of the Federation for onward	
26	transmission to the National Assembly within the financial year.	
27	(4) The Director-General shall provide the Board with such	
28	information relating to the affairs of the Agency, as the Board may request.	

	1	PART III - RELATIONSHIP BETWEEN THE AGENCY, RELEVANT
	2	ORGANISATIONS, AND OTHER RELEVANT ENTITIES
Co-operation	3	17(1) In the performance of its functions and in the exercise of its
with relevant organisations and other relevant	4	powers under this Act, the Agency shall cooperate with relevant organisations
entities	5	and other relevant entities.
	6	(2) In this section, "other relevant entities" includes, any other
	7	institution or authority not listed as relevant organisation.
Role of the Agency in the process of	8	18(1) The Agency shall, by virtue of section 2 of this Act, have
recovery and management of	9	exclusive power in the management of seized, confiscated and forfeited
Proceeds of Crime	10	properties by all relevant organisations.
	11	(2) Subject to the provisions of this Act-
	12	(a) the Agency shall be informed by the relevant organisation of any
	13	property seized in the course of investigation, within 30 days for the purpose of
	14	documentation;
	15	(b) the Agency shall be a party to any interim forfeiture proceedings
	16	instituted by the relevant organisations under this Act;
	17	(c) in any civil forfeiture proceedings, where a preservation order has
	18	been granted under this Act, the Agency shall take possession of the property
	19	from any person or entity in possession or entitled to possession of the property,
	20	and may appoint a receiver in order to do so;
	21	(d) in any confiscation proceedings under this Act, the Agency shall
	22	be a party to the proceedings instituted by the relevant organisations;
	23	(e) the relevant organisation shall, subject to the specific orders of the
	24	Court in paragraph (d) of this subsection, transfer the management of any
	25	seized or forfeited property to the Agency within 30 days;
	26	(f) in any criminal forfeiture proceedings under the relevant laws, the
	27	Agency shall be a party to the proceedings instituted by the relevant
	28	organisations; and
	29	(g) the relevant organisation shall, subject to the specific orders
	30	granted by the Court in paragraph (f) of this subsection, transfer the

in the first instance, or

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(ii) traced to any person to whom the proceeds have been passed;

	2	(b) represents the proceeds of unlawful activity, whether they are-
	3	(i) in the hands of the person who unlawfully acquired the property in
	4	the first instance, or
	5	(ii) traced to any person to whom the property that represents the
	6	proceeds have been passed;
	7	(c) is involved in the facilitation of unlawful activity; or
	8	(d) is intended to be used to facilitate unlawful activity.
	9	(4) Where further property has been acquired as a result or profits
	10	accruing from the proceeds of unlawful activity, that further property shall be
	11	treated as the proceeds of unlawful activity.
	12	(5) Where property referred to in subsection (3) of this section is
	13	coming led with other property, this section applies to the portion of the
	14	property, resulting from unlawful activity.
	15	(6) The Court may make an ancillary order if-
	16	(a) a person disposes of any property mentioned in subsection (3) of
	17	this section; and
	18	(b) the person, who obtains the property disposed of, does so in good
	19	faith, for value and without notice that it was property mentioned in subsection
	20	(3) of this section.
	21	(7) A Court making a preservation order may at the same time make
	22	any other ancillary orders that it considers appropriate for the proper, fair and
	23	effective execution of the preservation order.
	24	(8) On a preservation order taking effect, the Agency shall take
	25	possession of the property from any person in possession or entitled to
	26	possession of the property and may appoint a receiver in order to do so.
of ation	27	22(1) Where the Court makes a preservation order, the Agency or
ation	28	relevant organisation shall, within 15 days after the making of the order-
	29	(a) serve notice of the order to all persons known to have an interest in
	30	the property which is subject to the order; and

Notice of preservation orders

1	(b) publish the order in two widely circulating national newspapers	
2	and gazetted by the Federal Ministry of Justice.	
3	(2) A person, who has an interest in any property that is subject to a	
4	preservation order may give notice of his intention to-	
5	(a) oppose the making of the preservation order; or	
6	(b) apply for an order excluding his interest in the property	
7	concerned from the operation of the preservation order.	
8	(3) A notice under subsection (2) of this section shall be served on	
9	the Agency or other relevant organisation, in the case of-	
10	(a) a person on whom a notice has been served under subsection (1)	
11	of this section, within 21 days after service of the notice; or	
12	(b) any other person with an interest in the property, within 21 days	
13	after the date on which a notice under subsection (1) of this section is	
14	published in two widely circulating national newspapers.	
15	(4) A notice served under subsection (2) or (3) of this section shall	
16	contain full particulars of the address for the service of documents	
17	concerning further proceedings under this Part, and shall be accompanied by	
18	an affidavit stating the-	
19	(a) full particulars of the identity of a person entering appearance;	
20	(b) nature and extent of his interest in the property concerned; and	
21	(c) reasons which the person intends to rely on in opposing the	
22	preservation order or applying for the exclusion of his interest from the	
23	operation of the preservation order.	
24	23. A preservation order shall, subject to section 24 of this Act,	
25	expire 60 days after the date on which it was made, unless-	Preservation Orders
26	(a) there is an application for a forfeiture order pending before the	
27	Court in respect of the property subject to the preservation order;	
28	(b) there is an unsatisfied forfeiture order in force, in relation to the	
29	property subject to the preservation order; or	

	1	(c) the preservation order is rescinded before the expiration of that
	2	period.
Renewal of a preservation	3	24(1) The Agency or relevant organisation may apply to the Court
order	4	that granted a preservation order under section 21 of this Act for a
	5	renewal of the order, where-
	6	(a) the preservation order has not been rescinded;
	7	(b) no previous renewal of the preservation order has been granted;
	8	and
	9	(c) there are reasonable grounds to grant the renewal.
	10	(2) Notice of a renewal shall be given in accordance with the
	11	provisions of section 22 of this Act.
	12	(3) The period of the renewal mentioned in subsection (1) of this
	13	section shall not exceed 60 days.
Seizure of property subject to	14	25(1) Where there are reasonable grounds to believe that a property,
preservation orders	15	which is subject to a preservation order, may have its value diminished or be
	16	disposed of, destroyed, damaged, or removed contrary to the order, the Agency
	17	or relevant organisation may seize the property.
	18	(2) The Agency shall within seven days of the seizure under
	19	subsection (1) seek the direction of the Court that made the preservation order.
	20	(3) Where the Agency reasonably believes that property subject to the
	21	preservation order or seizure may deteriorate in terms of quality or utility, it
	22	may apply ex-?parte to the Court for an order to sell the property at the
	23	prevailing market value.
	24	(4) The proceeds from the sale of any property under subsection (3) of
	25	this section shall be paid into a designated interest yielding account pending the
	26	determination of the proceedings.
	27	(5) Where no order is made in relation to a property seized under
	28	subsection (1) of this section, the Agency shall pay to the owner of the property,
	29	all the monies realised from the sale of those items together with accrued
	30	interest.

1	26(1) Where the Court has made a preservation order, it shall	Appointment of asset manager for
2	either by itself, or at the request of the Agency at the time of the making of	property subject to a preservation
3	the order or at a later time direct the Agency to-	order
4	(a) appoint an asset manager to-	
5	(i) assume control of the property,	
6	(ii) administer the property and do any act necessary for that	
7	purpose,	
8	(iii) carry on the business or undertaking, where the property is an	
9	on-going business or undertaking, with due regard to any applicable law,	
10	(iv) sell or otherwise dispose of the property, in the case of property	
11	that is perishable, or liable to deterioration, decay or injury by being	
12	detained in custody, and	
13	(v) sell or otherwise dispose of the property where it is not	
14	economically viable to maintain; and	
15	(b) order a person holding any property subject to a preservation	
16	order to surrender the property into the custody of the asset manager,	
17	immediately or within such period as the Court may determine.	
18	(2) Where any property subject to a preservation order is not	
19	surrendered within the period that has been determined under subsection 1	
20	(b) of this section, an authorised officer may enter by force, if necessary, any	
21	premises, where he reasonably believes the property is situated, in order to	
22	search for and seize the property.	
23	(3) The authorised officer of the Agency or asset manager may be	
24	accompanied by such persons or law enforcement officers as are reasonably	
25	required in order to effect entry into premises.	
26	(4) For the purposes of subsection (3) of this section, "law	
27	enforcement officers" include, officers of the Agency, Nigerian Police	
28	Force, or the Nigerian Security and Civil Defence Corps.	
29	(5) The Court that made an order under subsection (1) of this	

section, may make an order for the payment of the fees of the asset manager-

	1	(a) from the forfeited property, where a forfeiture order is made; or
	2	(b) by the Agency, where no forfeiture order is made.
Orders in respect	3	27(1) The Court making a preservation order may, direct the
of immovable property subject to a preservation	4	appropriate land registration authority to place a restriction on the land register,
order	5	in respect of the immovable property.
	6	(2) An order of restriction made under subsection (1) of this section
	7	may specify that the immovable property shall not, without the consent of the
	8	Court:
	9	(a) be mortgaged or otherwise encumbered;
	10	(b) be attached or sold in execution;
	11	(c) vest in the official receiver concerned, when the estate of the
	12	owner of that immovable property is sequestrated; and
	13	(d) form part of the assets of any company or body corporate, where
	14	the owner of the immovable property is a company or other body corporate,
	15	which is being wound up.
	16	(3) Subject to subsection (1) of this section, the registration authority
	17	shall-
	18	(a) enter the restriction in its register and endorse the office copy of
	19	the title deed to that effect; and
	20	(b) endorse on the original of the title deed, when it is produced.
	21	(4) The restriction referred to in subsection (3) (a) of this section shall-
	22	(a) be effective against any person, in whose favour a mortgage or
	23	other charge was registered, prior to the endorsement of the restriction on the
	24	title deed of the immovable property; and
	25	(b) lapse on the lawful transfer of ownership of the immovable
	26	property concerned.
	27	(5) A person affected by an order specified in subsection (1) of this
	28	section may, at any time, upon showing good cause, apply for the rescission of
	29	the order.

1	28(1) The Court may, in making a preservation order in respect of	Provision for expenses
2	a person holding an interest in property, make provision for the reasonable	expenses
3	legal expenses of the person in connection with proceedings under which the	
4	preservation order was granted and reasonable living expenses of the person	
5	and his close dependants.	
6	(2) The Court shall require an independent costs assessor,	
7	authorised by the Agency to certify that reasonable legal expenses have been	
8	properly incurred before permitting the payment of the expenses from any	
9	property covered by the preservation order.	
10	(3) The Court shall not make provision for any expenses under	
11	subsection (1) of this section unless it is satisfied that the person-	
12	(a) cannot meet the expenses concerned out of his property which	
13	is not subject to the preservation order; and	
14	(b) has disclosed under oath all his interest in the preserved	
15	property and any other property or assets that are not under preservation	
16	order and has submitted to the Court an affidavit to that effect.	
17	29. The Court that makes a preservation order-	Variation and
18	(a) may, on application by the person mentioned in section 28 of	rescission of orders
19	this Act or on its own, vary the preservation order, an order authorising the	
20	seizure of the property concerned, or any other ancillary order, as it may	
21	deem appropriate; or	
22	(b) may rescind the preservation order when the proceedings	
23	against the defendant concerned are concluded in the person's favour.	
24	30(1) Where a preservation order is in force and before the	Application for forfeiture order
25	expiration of the stipulated time, the Agency or the relevant organisation	forfeiture order
26	may apply to the Court for a forfeiture order against all or any part of the	
27	property that is subject to the preservation order.	
28	(2) The Agency or relevant organisation shall give 21-day notice of	
29	an application under subsection (1) of this section to every person who was	
30	served notice under section 22 (2) of this Act.	

	1	(3) A person who was served notice under section 22 (2) of this Act
	2	may, subject to compliance with section 22 (3) and (4), appear at the hearing of
	3	the application under subsection (1) of this section to-
	4	(a) oppose the making of the order; or
	5	(b) apply for an order-
	6	(i) excluding his interest in the property from the operation of the
	7	order, or
	8	(ii) varying the operation of the order in respect of the property, and
	9	may adduce evidence at the hearing of the application.
	10	(4) Where the Court grants the forfeiture order, the property referred
	11	to in subsection (1) of this section shall be for feited to the Federal Government.
Service of notice out of time	12	31(1) Where a person for any reason, failed to serve notice under
out of time	13	section 22 (2) of this Act, he may apply to the Court for leave to serve the notice
	14	out of time.
	15	(2) An application under subsection (1) of this section may be made
	16	before or after the date on which an application for a final forfeiture order is
	17	made under section 30 (1) of this Act, but shall be made before judgement is
	18	given in respect of the application for the final forfeiture order.
	19	(3) The Court may grant leave to an applicant referred to in subsection
	20	(1) of this section, to serve notice under section 22 (2) of this Act within the
	21	period which the Court deems appropriate, where the Court is satisfied on good
	22	cause shown that the applicant has-
	23	(a) sufficient reason for failing to serve notice under that section 22
	24	(2); and
	25	(b) an interest in the property that is subject to the preservation order.
	26	(4) A notice served after leave has been obtained under this section
	27	shall-
	28	(a) contain full particulars of the address of the person who served the
	29	notice for the delivery of documents concerning further proceedings under this
	30	Part; and

(c) is involved in the facilitation of unlawful activity; or

(d) is intended to be used to facilitate unlawful activity.

that it considers appropriate, including orders for and with respect to

facilitating the transfer of property forfeited to the Agency, on behalf of the

affected by a forfeiture order shall not prevent the Court from making the

shall not be affected by the outcome of criminal proceedings or of an investigation with a view to instituting those proceedings, in respect of an

offence with which the property concerned is in some way associated.

(5) Within 30 days of the making of the forfeiture order-

(ii) at any time after making the order, make any ancillary order

(3) The absence of a person whose interest in property may be

(4) The validity of an order under subsection (1) of this section

(a) the Agency shall publish the forfeiture order in two widely

(b) the Agency shall also publish the forfeiture order in the Federal

(i) where it makes a forfeiture order, or

(2) The Court may-

Federal Government of Nigeria.

circulating national newspapers; and

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order.

	1	Government Gazette.
	2	(6) A forfeiture order shall not take effect before-
	3	(a) the period allowed for an application under section 29 of this Act
	4	or an appeal under section 37 of this Act has expired; or
	5	(b) the application or appeal has been disposed of.
rotection of	6	33(1) Where a forfeiture order is granted, a person who claims to
hird parties	7	have an interest in the property may apply to the Court that granted the order for
	8	a relief protecting his interest in the forfeited property.
	9	(2) The Court before which an application is made under subsection
	10	(1) of this section may, if satisfied that-
	11	(a) the person was not in any way involved in the unlawful activity or
	12	conduct mentioned in section 32 (1) of this Act;
	13	(b) the person had no knowledge of the unlawful activity mentioned
	14	in section 32 (1) of this Act; or
	15	(c) where the person acquired the interest during or after the
	16	commission of the unlawful activity or conduct, he acquired the interest-
	17	(i) for sufficient consideration, and
	18	(ii) without knowing that the property was, at the time he acquired it, a
	19	tainted property,
	20	make an order declaring the nature, extent and value of the person's interest, at
	21	the time the order was made.
	22	(3) A person, who makes an application under subsection (1) of this
	23	section shall give not less than 14 days written notice of the making of the
	24	application to the Agency.
	25	(4) An applicant or the Agency may appeal against an order made
	26	under subsection (1) of this section.
	27	(5) The Agency shall-
	28	(a) on application by any person who has obtained an order under
	29	subsection (1) of this section, direct the asset manager or receiver that-
	30	(i) the property or part of it to which the interest of the applicant

1	relates, be returned to the applicant; or	
2	(ii) an amount equal to the value of the interest of the applicant, as	
3	declared in the order, be paid to the applicant.	
4	(6) Where the period allowed by the rules of Court with respect to	
5	appeals has expired and any appeal against forfeiture order has been	
6	determined in favour of the applicant, the Agency shall, on an application by	
7	any person, who obtained an order under subsection (1) of this section,	
8	direct that-	
9	(a) the property or part of it to which the interest of the applicant	
10	relates, be returned to the applicant; or	
11	(b) an amount equal to the value of the interest of the applicant, as	
12	declared in the order, be paid to the applicant.	
13	34(1) The Court, may on application-	Power of Court
14	(a) under section 30 (3) of this Act; or	to exclude certain interests in property under preservation
15	(b) by a person referred to in section 31 (1) of this Act; and	order
16	(c) when it makes a forfeiture order,	
17	make an order excluding certain interests in the property that is subject to the	
18	order, from the operation of the order.	
19	(2) The Court may make an order under subsection (1) of this	
20	section in relation to the forfeiture of the proceeds of an unlawful activity,	
21	where-	
22	(a) it finds, that the applicant has acquired the interest concerned	
23	legally and for a consideration, the value of which is not significantly less	
24	than the value of the interest; and	
25	(b) in a case where the applicant had acquired the interest	
26	concerned after the commencement of this Act, that he did not know or did	
27	not have reasonable grounds to suspect that the property in which the	
28	interest is held is the proceed of an unlawful activity or conduct.	
29	(3) The Court may make an order under subsection (1) of this	
30	section, in relation to the forfeiture of property which is or intended to be	

used as an instrumentality in the commission of unlawful activity or conduct,

	2	where it finds, that the applicant for the order had acquired the interes
	3	concerned legally and-
	4	(a) he did not know or did not have reasonable grounds to suspect tha
	5	the property in which the interest is held has been used or is intended for use in
	6	unlawful activity or conduct; or
	7	(b) where the unlawful activity or conduct concerned occurred before
	8	the commencement of this Act, that he has since the commencement of this Ac
	9	taken all reasonable steps to prevent the use of the property concerned in
	10	connection with unlawful activity or conduct.
	11	(4) Where an applicant for an order under subsection (1) of this
	12	section adduces evidence to show that he did not know or did not have
	13	reasonable grounds to suspect that the property in which the interest is held is a
	14	proceed of crime or an instrumentality of an offence, the Agency may submi
	15	proof of the service on the applicant of a notice issued under section 27(3) o
	16	this Act in rebuttal of the evidence in respect of the period since the date of the
	17	service.
	18	(5) Where the Agency submits a proof of the service on the applican
	19	under subsection (4) of this section, the applicant shall, in addition to the facts
	20	referred to in subsections (2) (a) and (b) of this section, prove that, since the
	21	service, he has taken all reasonable steps to prevent the further use of the
	22	property as an instrumentality of an offence.
Forfeiture order by default	23	35(1) Where the Agency applies for a forfeiture order by default and
by default	24	the Court is satisfied that no person has appeared on the date on which are
	25	application under section 31 (1) of this Act is to be heard, and on the grounds of
	26	sufficient proof or otherwise, that all persons who were served notices under
	27	section 22 (3) of this Act have knowledge of notices given under section 31 (2)
	28	of this Act, the Court may make-
	29	(a) a default forfeiture order which the Court could have made under
	30	sections 30 (1) and (2) of this Act; or

1	(b) such other orders as the Court may consider appropriate in the	
2	circumstances.	
3	(2) The Court may, before making a default forfeiture order under	
4	subsection (1) of this section, call on the Agency to adduce such further	
5	evidence, either in writing or orally, in support of its application, as the Court	
6	may consider necessary.	
7	(3) A person whose interest in the property concerned is affected by	
8	the default forfeiture order or other order made by the Court under	
9	subsection (1) of this section may, within 30 days after the person has	
10	acquired knowledge of the order or direction, shall apply to the Court to vary	
11	or rescind the order.	
12	(4) The Court may, on good cause shown by the person, vary or	
13	rescind the default forfeiture order or give any other direction on such terms,	
14	as it deems appropriate.	
15	36 (1) A person affected by a forfeiture order who was entitled to	Exclusion of interests in forfeite
16	receive notice of the application for the order under section 30 (2) of this Act,	property
17	but did not receive the notice, may, within 30 days after the notice is	
18	published, apply to the Court for an order excluding his interest in the	
19	property concerned from the operation of the order, or varying the operation	
20	of the order in respect of the property and his interest in the property.	
21	(2) An application under subsection (1) of this section shall be	
22	accompanied by an affidavit specifying-	
23	(a) the nature and extent of the applicant's right, title or interest in	
24	the property concerned;	
25	(b) the time and circumstances of the applicant's acquisition of the	
26	right, title, or interest in the property;	
27	(c) any additional facts supporting the application; and	
28	(d) the relief sought.	
29	(3) The hearing of the application under subsection (1) of this	
30	section shall to the extent practicable and consistent with the interests of	

justice, be held within 30 days of the filing of the application.

2	(4) The Court may consolidate the hearing of the application with a
3	hearing of any other application filed by a person under this section.
4	(5) At the hearing, the applicant may testify and present evidence and
5	witnesses on his or her own behalf and may cross-examine any witness who
6	appears at the hearing.
7	(6) The Agency or authorised officer concerned may present evidence
8	and witnesses in rebuttal and in defence of their claim to the property and may
9	cross-examine any witness who appears at the hearing.
10	(7) The Court may make an order under subsection (1) of this section
11	where it finds that the applicant for the order-
12	(a) had acquired the interest concerned legally and for a
13	consideration, the value of which is not significantly less than the value of that
14	interest; and
15	(b) where the applicant had acquired the interest concerned after the
16	commencement of this Act, that he did not know or did not have reasonable
17	grounds to suspect that the property in which the interest is held is the proceeds $\frac{1}{2}$
18	of unlawful activity.
19	(8) The Court may make an order under subsection (1) of this section,
20	in relation to the forfeiture of an instrumentality, if it finds that the applicant for
21	the order-
22	(a) had acquired the interest concerned legally; and
23	(b)didnotknowordidnothavereasonablegroundstosuspectthatthe
24	property in which the interest is held is an instrumentality of an offence; or
25	(c) where the unlawful act or conduct concerned occurred before the
26	commencement of this Act, the applicant has since the commencement of this
27	Act taken all reasonable steps to prevent the use of the property concerned as an
28	instrumentality of an offence.
29	(9) The provisions of sections 26 (4) and (5) of this Act shall apply to
30	any proceedings under this section.

1	37. A preservation order and any order authorizing the seizure of	Effect of appeals
2	the property concerned or other ancillary order that is in force at the time of	on preservation or other ancillary orders
3	any decision regarding the making of a forfeiture order under this Act shall	orders
4	remain in force pending the outcome of any appeal against the decision	
5	concerned.	
6	38. -(1) With effect from the date when the Court makes a forfeiture	Effect of forfeiture
7	order, the property subject to the order is forfeited to Federal Government of	order
8	Nigeria.	
9	(2) On a forfeiture order taking effect, the Agency shall take	
10	possession of the property from any person in possession or entitled to	
11	possession of the property and may appoint a receiver in order to do so.	
12	39 (1) The Agency shall, subject to any order made in favour of a	Fulfilment of
13	third party interest under sections 34.	forfeiture order
14	(2) (a) or 36 (3) of this Act and in accordance with the directions of	
15	the Court-	
16	(a) deposit any monies forfeited under this Act into the Confiscated	
17	and Forfeited Properties Account established under section 120 of this Act;	
18	(b) dispose of the property forfeited by sale or any other means and	
19	deposit the proceeds of the sale or disposition into the Confiscated and	
20	Forfeited Properties Account.	
21	(2) Subject to the provisions of this Act, any right or interest in	
22	forfeited property not exercisable by or transferable to the Agency, shall	
23	expire and shall not revert to the person, who had possession, or was entitled	
24	to possession of the property immediately before the forfeiture order took	
25	effect.	
26	(3) A person referred to in subsection (2) of this section or any other	
27	person, who acts with or on behalf of the person-	
28	(a) commits an offence, if he purchases or attempts to purchase the	
29	forfeited property: and	

	1	(b) is liable on conviction to a fine of at least twice the value of the
	2	property sold.
	3	(4) The expenses incurred in connection with the forfeiture and the
	4	sale, including expenses of seizure, maintenance and custody of the property
	5	pending its disposition, advertisement, and the Court costs shall be defrayed
	6	out of the Confiscated and Forfeited Properties Account.
Unlawful activities or conduct forming	7	40. The fact that a preservation order or a forfeiture order has been
the basis of multiple orders	8	made on the basis of unlawful activity or conduct in which a specific person has
	9	been involved shall not prevent the making of another or other preservation
	10	orders or forfeiture orders on the basis of the same unlawful activity or conduct.
Application of this Part to deceased	11	41(1) A notice authorized or required to be given to a person under
estates	12	this Part shall, in the case of a deceased person, be sufficiently given to the
	13	administrator or executor of the deceased person's estate, or to a person acting
	14	in that capacity.
	15	(2) A reference in this section to the property of a person shall, in the
	16	case of a deceased person, be a reference to property that the deceased person
	17	held immediately before his death.
	18	(3) An order may be applied for and made under this section-
	19	(a) in respect of property, which forms part of a deceased person's
	20	estate; and
	21	(b) on evidence adduced concerning the activities of a deceased
	22	person.
Effect of death of joint owner of	23	42(1) Where a person has an interest in property, as a joint owner, his
property under a preservation	24	death after a preservation order is made in respect of the interest does not, while
order	25	the order is in force, operate to vest the interest in the surviving joint owner or
	26	owners, and the preservation order shall continue to apply to the interest, as if
	27	the person had not died.
	28	(2) A forfeiture order made in respect of the interest referred to in
	29	subsection (1) of this section shall apply, as if the order took effect in relation to
	30	the interest immediately before the person died.

(b) the order is sought for the purposes of the investigation.

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	1	(6) A statement made by a person in response to a requirement
	2	imposed on him under a disclosure order shall not be used in evidence against
	3	him in criminal proceedings, unless it relates to a prosecution for an offence
	4	under-
	5	(a) section 44 of this Act;
	6	(b) section 117 of the Criminal Code that relates to perjury.
Discovery order	7	44(1) A person commits an offence, where-
related offences	8	(a) without reasonable excuse he fails to comply with a requirement
	9	imposed on him under a discovery order; or
	10	(b) in purporting to comply with a requirement imposed on him by a
	11	discovery notice, he knowingly or recklessly makes a statement that is false or
	12	misleading.
	13	(2) A person who contravenes subsection (1) of this section, commits
	14	an offence and is liable on conviction, in the case of-
	15	(a) a body corporate, to a fine of not less than ten million Naira
	16	(N10,000,000); and
	17	(b) an individual, to a fine of not less one million Naira (N1,000,000)
	18	or imprisonment for a term of not more than two years or to both the fine and
	19	imprisonment.
Additional provisions on	20	45. -(1) A discovery order shall not confer any right to require a person
discovery orders	21	to provide any information that is subject to legal privilege whether in answer
	22	to any question or in any document, except that a person may be required to
	23	provide the name and address of his client.
	24	(2) In consideration of the legal privilege referred to in subsection (1),
	25	legal privilege shall not attach to any material in relation to-
	26	(a) the purchase or sale of property;
	27	(b) the purchase or sale of any business;
	28	(c) the purchase or sale of any high-?value item;
	29	(d) any investment;
	30	(e) any matter concerning the payment of any tax;

	1	(v) any kind of monetary instrument, where the instrument is so
	2	specified by the Central Bank of Nigeria;
	3	(b) "designated officer" means an officer of Nigeria Customs Service,
	4	National Drug Law Enforcement Agency, Nigeria Police Force, or Nigeria
	5	Immigration Service.
	6	(3) The "prescribed amount" in this Part, means the equivalent
	7	amount in United States Dollar specified in the Money Laundering Prohibition
	8	Act, the Customs and Excise Act or in an order or regulations issued by the
	9	Attorney-?General, in consultation with the Central Bank of Nigeria.
	10	(4) For the purpose of subsection (3) of this section, any amount of
	11	cash imported or exported in a currency other than United States dollars shall
	12	be taken to be its United States dollar equivalent, calculated in accordance with
	13	the prevailing exchange rate.
	14	(5) The court shall adopt summary proceedings under this Part.
Detention of seized cash	15	48(1) Where the designated officer continues to have reasonable
orzed cush	16	grounds for his suspicion, cash seized under section 47 of this Act may be
	17	detained initially for a period of 72 hours to enable the designated officer to
	18	report to the Agency for the purpose of applying to the Court for an order to
	19	detain the cash.
	20	(2) The period referred to in subsection (1) of this section shall not
	21	include Saturdays and Sundays or any day which is a public holiday in Nigeria.
	22	(3) The period for which the cash, or any part of it, may be detained
	23	may be extended by an order of the Court, but the order shall not authorize the
	24	detention of the cash, or any part of it, beyond three months, commencing from
	25	the date of the order.
	26	(4) Subsequent orders for the continued detention of the cash may be
	27	made by the Court but no order shall authorize the further detention of the cash
	28	beyond a period of three months commencing from the date of the last order.
	29	(5) Cash shall not be detained for a period beyond 12 months
	30	commencing from the date of the first order.

1	(6) An application for an order under subsections (3) and (4) of this	
2	section may be made by a designated officer, and the Court may make the	
3	order, where satisfied, in relation to any cash to be further detained, that	
4	there are reasonable grounds to believe that the cash is-	
5	(a) the proceeds of unlawful activity; or	
6	(b) intended to be an instrumentality of an offence and that-	
7	(i) its continued detention is justified while its derivation is further	
8	investigated or consideration is given to bringing, in Nigeria or elsewhere,	
9	proceedings against any person for an offence with which the cash is	
10	connected, or	
11	(ii) proceedings against a person for an offence with which the cash	
12	is connected have started and have not been concluded.	
13	(7) Where cash is detained by virtue of subsection 6)(of this	
14	section, the Court may direct its release if satisfied, on an application made	
15	by the person from whom it was seized that-	
16	(a) there are no justifiable grounds for the detention of the cash; or	
17	(b) the grounds for the continued detention of the cash, as specified	
18	in subsection (6) of this section, cease to exist.	
19	49(1) Where cash under section 48 of this Act-	Interest to be
20	(a) is detained, by the Nigeria Customs Service, the Agency shall	paid on seized cash
21	be immediately notified within 72 hours, and the cash shall be forwarded by	
22	the designated officer to the Agency to be paid into the designated interest	
23	yielding account, and the interest accruing shall be added to it on its	
24	forfeiture or release; or	
25	(b) was seized under section 47 (1) of this Act, the Agency shall,	
26	subject to subsection (2) of this section, release on an application made by	
27	the person from whom the cash was seized, the part of the cash to which the	
28	suspicion does not relate.	
29	(2) Where-	
30	(a) part of the cash, referred to in subsection (1) of this section to	

	1	which suspicion does not relate, may still be subject to a confiscation order,
	2	under Part VII of this Act; and
	3	(b) an application for a restraint order, under Part VII of this Act in
	4	respect of a person, who has an interest in the cash has been made and not
	5	refused,
	6	the Agency may retain the cash in the designated interest yielding account,
	7	until such time as a confiscation order is made in respect of the cash, or until an
	8	application made under this Act is granted by the Court.
Release of letained cash	9	50. -(1) This section applies where cash is detained under section 48 of
John Marie Cash	10	this Act.
	11	(2) The Court may direct the release of the whole or any part of
	12	detained cash, where the condition in subsection (3) of this section is met.
	13	(3) The Court shall be satisfied on application by the person from
	14	whom the cash is seized, that the conditions in section 48 of this Act no longer
	15	exist in relation to the cash to be released.
	16	(4) The Agency may, after notifying the Court under whose order the
	17	cash is detained, release the whole or part of the cash, where satisfied that its
	18	detention is no longer justified.
Application for Forfeiture of seized	19	51(1) Where cash is detained under section 48 of this Act, an
or detained cash	20	application for forfeiture of the whole or part of the cash may be made to the
	21	Court.
	22	(2) The Court may order forfeiture of cash or any part of the cash,
	23	where it is satisfied that the cash is proceeds of unlawful activity or is intended
	24	to be an instrumentality of an unlawful activity.
	25	(3) Where an application for forfeiture of cash has been granted, the
	26	cash shall not be released until all proceedings, including proceedings on
	27	appeal are concluded.
Appeals	28	52. -(1) Where the Court refuses an application under section 51 of
	29	this Act for forfeiture of cash detained under section 48 of this Act, the Agency
	30	may appeal to the Court of Appeal.

1	(2) Where an appeal is made to the Court of Appeal by the Agency,	
2	cash detained under section 48 of this Act shall be further detained only with	
3	the leave of the court pending the outcome of the appeal.	
4	(3) If a party to proceedings, in which an order is made under	
5	section 48 of this Act for forfeiture of cash, is aggrieved by the order, he may	
5	appeal against the order with the leave of the court.	
7	(4) The Court of Appeal in hearing an appeal under this section	
8	may make any order it deems appropriate in the circumstance, and where the	
9	Court upholds an appeal made under subsection (3) of this section, it shall	
10	order the release of the cash.	
11	(5) Appeals under this section shall be in accordance with	
12	applicable Court of Appeal Rules and shall be determined within the	
13	prescribed time provided in this Act.	
14	(5) The decision of the Court of Appeal under this section shall be	
15	final and no further appeal shall lie to the Supreme Court.	
16	53(1) A third party, who has interest in the cash detained under	Other owners of claimants
17	section 48 of this Act or any part of it, may apply to the Court for the release	
18	of the cash or any part of it.	
19	(2) An application under subsection (1) of this section may be made	
20	in the course of proceedings under sections 48 or 51 of this Act within 21	
21	days of the cash being detained.	
22	(3) Where it appears to the Court that-	
23	(a) the applicant was deprived of the cash to which an application	
24	relates; and	
25	(b) the cash belongs to the applicant,	
26	the Court may order the cash to which the application relates to be released	
27	to the applicant.	
28	54. -(1) Where a forfeiture order is not made in respect of cash	Compensation where detained
29	detained under section 48 of this Act, the person to whom the cash belongs or	cash is not lodged in the designated
30	from whom it was seized may make an application to the Court for	interest yielding

	1	compensation if the funds was not lodged in an interest yielding account.
	2	(2) Where a forfeiture order was not granted and the Court is satisfied
	3	that the applicant has suffered loss as a result of the detention of the cash
	4	belonging to him, it may on its own or on an application by the applicant, order
	5	reasonable compensation, to be paid to him.
	6	(3) Compensation under this section shall be paid from the
	7	Confiscated and Forfeited Properties Account.
	8	PART VII - CONFISCATION OF PROCEEDS OF CRIME
Objectives of his Part	9	55. The objectives of this Part are to -
ins Ture	10	(a) demonstrate that a convicted person should not be allowed to
	11	benefit from the proceeds of his criminal activity;
	12	(b) provide an effective process by which the total benefit from a
	13	person's criminal activity is calculated and an equivalent amount, where
	14	recoverable, is confiscated on behalf of the Federal Government of Nigeria;
	15	(c) enable the Agency to work with the relevant organization to
	16	implement confiscation proceedings against a convicted person;
	17	(d) ensure the preservation of all realizable properties; as defined
	18	under section 73 of this Act; and
	19	(e) ensure that the realizable properties are preserved and available to
	20	satisfy a confiscation order.
Application of his Part	21	56. The provisions of this Part apply to-
	22	(a) restraint orders designed to prevent a defendant from dealing with
	23	realisable assets held under his custody or control;
	24	(b) confiscation orders that aim to secure payment of a sum of money
	25	up to the amount that a convicted person has acquired from the offences for
	26	which he was convicted; and
	27	(c) management of realisable property by the Agency once a restraint
	28	order is granted by the court
application for estraint order	29	57. The Court may, on the application of a relevant organization or
	30	the Agency, make an order that realizable property shall not, except in the

1	manner as may be specified in the order, be disposed of or otherwise dealt	
2	with by any person, where-	
3	(a) a defendant-	
4	(i) has been convicted of an offence or has been charged with an	
5	offence and a confiscation order has been made against the defendant, or it	
6	appears to the Court that there are reasonable grounds for believing that a	
7	confiscation order may be made against the defendant, or	
8	(ii) is to be charged with an offence and the Court is satisfied that	
9	the defendant is to be charged, and it appears to the Court that there are	
10	reasonable grounds for believing that a confiscation order may be made	
11	against the defendant; and	
12	(b) an affidavit under section 60 of this Act has been filed in support	
13	of the application.	
14	58. -(1) The relevant organization or the Agency may apply to the	Purposes of
15	Court for a restraint order for the purposes specified under this Part.	restraint orde
16	(2) A restraint order may specify that it applies to-	
17	(a) all realizable property held by the specified person, whether the	
18	property is described in the order; or	
19	(b) realizable property transferred to the specified person after the	
20	order is made.	
21	(3) An application for a restraint order may-	
22	(a) be made ex-parte; and	
23	(b) provide for the period of the notice referred to in section 62 of	
24	this Act to be given to persons affected by the order.	
25	(4) The Court making a restraint order may also make further	
26	orders in respect of the discovery or disclosure of any facts, including facts	
27	relating to any property over which the defendant may have effective control	
28	and the location of the property, as the Court may consider necessary or	
29	expedient with a view to achieving the objectives of the restraint order.	

(5) The Court making a restraint order shall, at the same time, make an

	2	order-
	3	(a) authorizing the Agency or an authorized person acting on its
	4	behalf, to take custody or control of any property specified in the order;
	5	(b) for entering premises, where necessary; and
	6	(c) any other ancillary orders that the Court considers appropriate for
	7	the proper, fair and effective execution of the order.
	8	(6) The Court that made a restraint order-
	9	(a) may, on application by a person affected by the order, vary or
	10	rescind the restraint order or an order authorizing the seizure of the property
	11	specified in the order, or other ancillary order, if it is satisfied that-
	12	(i) the operation of the order will deprive the applicant of the means to
	13	provide for his reasonable living expenses and cause undue hardship to the
	14	applicant or close dependent relatives, and
	15	(ii) the hardship that the applicant will suffer as a result of the order
	16	outweighs the risk that the property may be destroyed, lost, damaged,
	17	concealed, transferred or otherwise disposed of; and
	18	(b) shall rescind or vary the restraint order when the proceedings
	19	against the defendant concerned are concluded.
	20	(7) Where the Court orders the rescission of an order authorizing the
	21	seizure of property in accordance with subsection (6) (a) of this section, the
	22	Court shall make such other order as it considers appropriate for the proper, fair
	23	and effective execution of the restraint order.
Property subject	24	59. A restraint order may be made in respect of-
to a restraint order	25	(a) such realizable property as may be specified in the restraint order
	26	and held by the person against whom the order is made;
	27	(b) all realizable property held by the person against whom the
	28	restraint order is made, whether specified in the order or not;
	29	(c) specified property of another person that is subject to the effective
	30	control of the relevant person, whether that other person's identity is known;

1	(d) specified property of the relevant person that is in the custody of	
2	another person which are proceeds of the offence or an instrumentality of the	
3	offence, whether that other person's identity is known;	
4	(e) all property which, when it is transferred to a person referred to	
5	in paragraph (d) of this subsection after the making of the restraint order,	
6	would be a realizable property; and	
7	(f) affected gifts, within the meaning of section 75 (3)of this Act,	
8	made by the relevant person.	
9	60. -(1) The application for a restraint order shall be supported by	Affidavit in support
10	an affidavit made by the relevant organization or the Agency stating the	of a restraint order
11	belief that the property is of a type mentioned in section 59 of this Act.	
12	(2) An affidavit shall contain-	
13	(a) a summary of the evidence on which the relevant organization	
14	or the Agency based its belief under subsection (1) of this section;	
15	(b) the grounds on which the relevant organization or the Agency	
16	holds its belief, but the grounds need not be based on a finding as to the	
17	commission of an offence;	
18	(c) where the relevant person has been convicted, a copy of the	
19	judgement;	
20	(d) where the relevant person has been charged, a copy of the	
21	charge sheet properly filed in a court of competent jurisdiction;	
22	(e) where a person is about to be charged, a copy of the charge sheet	
23	or charges that will be laid; and	
24	(f) where the application is to restrain property of a person, other	
25	than the relevant person, a declaration that the relevant organization or the	
26	Agency reasonably believes that the property is-	
27	(i) realizable property, and	
28	(ii) subject to the effective control of the relevant person.	
29	(4) The Court shall not make a restraint order unless it is satisfied	
30	that the facts disclosed in the affidavit supports the reasonable belief	

	1	expressed by the relevant organisation or the Agency.
	2	(5) The Court may request the relevant organization or Agency to
	3	provide additional information in support of the affidavit.
Payment of	4	61(1) The Court may make an order to allow certain expenses to be
expenses out of restrained property	5	paid out of a property or a specified part of a property covered by a restraint
	6	order-
	7	(a) the reasonable living expenses of the person whose property is
	8	restrained; and
	9	(b) subject to subsection (3) of this section, reasonable legal costs
	10	concerning the current proceedings with which the defendant has been charged
	11	or is about to be charged.
	12	(2) The Court may make an order under subsection(1) of this section,
	13	where-
	14	(a) the person whose property is restrained has applied for an order for
	15	expenses to be paid out of restrained property;
	16	(b) the person has notified the relevant organization or the Agency, in
	17	writing, of the application, at least seventy-?two hours before the application is
	18	heard;
	19	(c) the person has disclosed all his interests and liabilities in the
	20	property and any other property that are not listed in the restraint order, in a
	21	statement under oath that has been filed in the Court; and
	22	(d) the Court is satisfied that the person cannot meet the expenses or
	23	cost out of any of the other properties that are not covered by the restraint order.
	24	(3) The Court shall authorize the Agency to require a cost assessor to
	25	certify that legal expenses have been properly incurred before permitting the
	26	payment of expenses or cost from any property covered by an order under
	27	subsection (1) of this section.
Notice of restraint	28	62 (1) Where the Court makes a restraint order, the Agency shall give
	29	notice to-
	30	(a) all persons affected by the restraint order; and

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	1	it is varied or excluded from the restraint order under section 67 of this Act; or
	2	(b) a condition to which a restraint order is subject to is varied under
	3	section 61 of this Act.
Setting aside a disposition	4	64(1) The Agency may apply to the Court to set aside a disposition
contravening a restraint order	5	or dealing with a property that contravenes a restraint order, where that
	6	disposition or dealing was not-
	7	(a) for sufficient consideration; or
	8	(b) in favour of a person, who acted in good faith.
	9	(2) The Agency shall give to each party to the disposition or dealing,
	10	written notice of both the application and the grounds on which it seeks the
	11	setting aside of the disposition or dealing.
	12	(3) The Court may set aside the disposition or dealing and declare the
	13	rights of any person, who acquired interest in the property void.
Contravening restraint orders	14	65. A person, who disposes of or deals with a property, knowing that
restraint orders	15	such an action is reckless, as to the fact that, the property is covered by a
	16	restraint order, commits an offence and is liable on conviction to imprisonment
	17	for a term of two years or an option of fine of not less than five million Naira
	18	(N5,000,000) or both.
Seizure of property covered by a	19	66(1) The Agency or a person authorized by the Agency may, in
restraint order	20	order to prevent any realizable property from being disposed of or removed
	21	contrary to a restraint order, enter into any premises and seize the property if he
	22	has reasonable grounds to believe that the property will be disposed of or
	23	removed.
	24	(2) The Agency may be accompanied by a law enforcement officer in
	25	order to effect its seizure.
Exclusion of specific property	26	67(1) The Court that made a restraint order, on an application by a
under a restraint	27	person, who is not a relevant person may, subject to conditions referred to in
	28	subsection (2) of this section, vary that order and exclude certain property from
	29	the order.
	30	(2) The conditions for varying the order referred to in subsection (2)

1	of this section are that the person making the application in subsection (1) of	
2	this section-	
3	(a) does so in writing within 28 days of the making of the restraint	
4	order; and	
5	(b) gives written notice to the relevant organization or the Agency	
6	of the application and the grounds on which the exclusion is sought.	
7	(3) The Agency may adduce additional evidence to the Court	
8	relating to the application for exclusion under the restraint order.	
9	(4) The Court shall not exclude property that is subject to a restraint	
10	order under this Act, unless it is satisfied that a confiscation order cannot be	
11	made against-	
12	(a) the person, who has the interest; or	
13	(b) the defendant, where the interest is not held by the defendant	
14	but is under his effective control.	
15	(5) The Court shall not hear an application to exclude specified	
16	property from a restraint order where the Agency has not been given a	
17	reasonable opportunity to conduct examinations in relation to the	
18	application.	
19	(6) The Agency shall give the person notice of any grounds on	
20	which it proposes to contest the application, after it has conducted enquiry in	
21	relation to the application.	
22	(7) The Agency may appear and adduce evidence at the hearing of	
23	the application.	
24	68(1) If a Court makes a restraint order, an application for an	Application fo
25	order of distress shall not be made in respect of any realizable property to	subject to leav
26	which the restraint order applies, except with leave of the Court.	
27		
28	(2) The Court may determine an application in respect of a distress	
29	order mentioned in subsection (1) of this section.	

	1	(3) Notice of an application under subsection (2) of this section shall
	2	be served on the Agency, at least fourteen days before the application is to be
Cessation of restraint orders	3	heard.
restraint orders	4	69(1) A restraint order, in relation to one or more offences, ceases to
	5	be in force, if-
	6	(a) within 28 days after-
	7	(i) the charge or all the charges that relate to the restraint order are
	8	withdrawn,
	9	(ii) the defendant is acquitted of the offence or all the offences with
	10	which he was charged, or
	11	(iii) the defendant's conviction for the offence, or all the offences, of
	12	which he was convicted are quashed;
	13	(b) the Court has made a restraint order under section 57 (1) (a) (ii) of
	14	this Act, and the defendant is not charged to Court within such period, as the
	15	Court may consider reasonable;
	16	(c) a restraint order covers property that is not realizable property
	17	including gifts within the meaning of section 75 (3) of this Act;
	18	(d) the Court is satisfied that the order was obtained by suppression or
	19	misrepresentation of fact or by fraud; and
	20	(e) a confiscation order relates to that offence, those offences or
	21	related criminal activity and-
	22	(i) the confiscation order is satisfied, or
	23	(ii) the confiscation order is discharged.
	24	(2) The period referred to in subsection (1) (b) of this section shall not
	25	exceed ten days, starting on the day on which the restraint order is made.
Making of confiscation orders	26	(3) Restraint orders remain in force until rescinded by the Court.
comiscation orders	27	70(1) The Court may make a confiscation order requiring a person to
	28	pay to the Agency for deposit into the Confiscated and Forfeited Properties
	29	Account (in this Act referred to as "the Confiscated and Forfeiture Account") as
	30	provided under this Act, an amount equal to the total proceeds of a person's

(b) an amount, which in the Court's opinion may be realized, if the

29

30

provisions of this Act; or

Court is satisfied that the amount which might be realized as contemplated in

2	section 72 (1) of this Act is less than the value referred to in paragraph (a) of this
3	subsection.
4	(6) The Court convicting a person may, when passing sentence,
5	indicate that it will conduct an inquiry at a later date where-
6	(a) it is satisfied that the inquiry will unreasonably delay the
7	proceedings in sentencing the person; or
8	(b) the relevant organization or the Agency applies to the Court to first
9	sentence the convicted person and the Court is satisfied that it is reasonable and
10	justifiable to do so in the circumstances.
11	(7) The relevant organization or the Agency may apply for a
12	confiscation order-
13	(a) within six months after the date of conviction; or
14	(b) where there is an order extending the period specified in paragraph
15	(a) of this subsection, three months after the end of the period extended by an
16	order.
17	(8) The Court hearing an application under subsection (7) of this
18	$section \ may, in \ exceptional \ circumstances, grant \ leave \ for \ extension \ of \ time \ for \ extension \$
19	the application to be made, if it is satisfied that it may be in the interests of
20	justice to allow the application.
21	(9) The Court before which proceedings under this section are
22	pending may-
23	(a) in considering an application under subsection (1) of this section-
24	(i) refer to the evidence and proceedings at the trial,
25	(ii) hear such further evidence, as the Court may deem fit,
26	(iii) direct the relevant organization or the Agency to tender to the
27	Court a statement referred to in section 76 (1) of this Act, and
28	(iv) direct a convicted person to tender to the Court the statement
29	referred to in section 76 (5) and (6) of this Act;
30	(b) adjourn proceedings under this section, subject to section 76 (2)

1	and (8) of this Act;	
2	(c) set the date of the adjournment in paragraph (b) of this	
3	subsection not later than three months from the date at which the hearing	
4	was adjourned; and	
5	(d) in exceptional circumstances, extend the period referred to in	
6	paragraph (c) of this subsection.	Value of proceeds
7	71(1) Subject to the provisions of subsection (2) of this section,	of criminal activities
8	the value of a defendant's proceeds of criminal activity is the sum of the	
9	values of the property, services, advantages, benefits and rewards received,	
10	retained or derived by him at any time, whether before or after the	
11	commencement of this Act, in connection with the criminal activity carried	
12	on by him or any other person connected with the criminal activity.	
13	(2) In determining the value of a convicted person's proceeds of	
14	criminal activities, the Court shall-	
15	(a) leave out of account, any property, where the Court has	
16	previously made a forfeiture order in respect of the property, which is proved	
17	to the satisfaction of the Court to have been the property, which the	
18	convicted person received in connection with the criminal activity carried	
19	on by him or any other person connected with the criminal activity;	
20	(b) where a confiscation order has previously been made against	
21	the convicted person, leave out of account those proceeds of criminal	
22	activities which are proved to the satisfaction of the Court to have been taken	
23	into account in determining the amount to be recovered under that	
24	confiscation order; and	
25	(c) ensure that the following are deducted-	
26	(i) expenses or outgoings that the person incurred in relation to the	
27	criminal activity, or	
28	(ii) the value of any benefits that the convicted person derives as	

agent for, or otherwise on behalf of, another person, whether the other

Amounts that	
may be realized	1

- person receives any of the benefits.
- 72.-(1) The amount realizable at the time of the making of a
 confiscation order against a convicted person shall be the amount equal to the
 sum of the values, at that time, of all-
 - (a) realizable property held by the convicted person; and
- 6 (b) affected gifts made by the convicted person,
- less the sum of all priority obligations, where any, and which the Court may recognize for this purpose.
- 9 (2) Notwithstanding the provisions of section 74 (1) of this Act but 10 subject to the provisions of section 74 (2) of this Act, the value of an affected 11 gift at the time of the making of the relevant confiscation order shall be-
- 12 (a) the value of the affected gift, at the time when the recipient 13 received it, taking into account subsequent fluctuations in the value of money;
- (b) where subsection (3) of this section applies, the value mentioned
 in that subsection, whichever is the greater value.
- (3) Where at the time of the making of the relevant confiscation order,the recipient holds the property-
- (a) other than cash, which he received, the value concerned shall bethe value of the property at that time; and
- 20 (b) which directly or indirectly represents the property which he 21 received, the value concerned is the value of the property in his custody, in so 22 far as it represents the property, which he received at the time.
- 23 (4) For the purposes of subsection (1) of this section, an obligation has 24 priority, at the time of the making of the relevant confiscation order, if-
- 25 (a) it is an obligation of the convicted person, where he has been convicted by a court of any offence to pay-
- 27 (i) a fine imposed before that time by the Court, or
- (ii) any other amount under any resultant order made before that timeby the Court;
- 30 (b) it is an obligation, where-

1	(i) the insolvent estate of the convicted person had at that time been	
2	made subject to any Court order; or	
3	(ii) the convicted person is a company or other juristic person,	
4	where the company or juristic person is at that time being wound up, would	
5	be payable in pursuance of any secured or preferred claim against the	
6	insolvent estate or against such company or juristic person.	
7	(5) The Court shall not determine the amounts realizable as	
8	contemplated in subsection (1) of this section, unless it has afforded all	
9	persons holding any interest in the property concerned an opportunity to	
10	make representations to it, in connection with the realization of that	
11	property.	
12	(6) Where there is no amount that may be realized, the Court may	
13	make an order for a nominal amount.	Realizable Property
14	73(1) Subject to the provisions of subsection (2) of this section,	
15	property is realisable under this Part, if the property is-	
16	(a) held by the defendant concerned;	
17	(b) held by a person to whom that defendant has directly or	
18	indirectly made any affected gift; and	
19	(c) subject to the effective control of the defendant as provided in	
20	section 82 of this Act.	
21	(2) Property shall not be realisable property where a forfeiture	
22	order is in force in respect of the property.	Value of property
23	74(1) For the purpose of this Part, the value of property, other than	
24	money, in relation to a person holding the property of a convicted person is,	
25	where-	
26	(a) any other person holds an interest in the property, the market	
27	value of the property less the amount required to discharge any	
28	encumbrance on the property; and	
29	(b) no other person holds an interest in the property, the market	
30	value of the property.	

(2) Notwithstanding the provisions of subsection (1) of this section, a

	2	reference int his Part to the value at the time of payment or reward, is construed
	3	as a reference to-
	4	(a) the value of the payment or reward at the time when the recipient
	5	received it, as adjusted to take into account subsequent fluctuations in the value
	6	of money; or
	7	(b) where subsection (3) of this section applies, the value mentioned
	8	in that subsection, whichever is greater in value.
	9	(3) Where, at the time referred to in subsection (2), the recipient
	10	holds-
	11	(a) property, other than cash, which he received, the value concerned
	12	is the value of the property at that time; or
	13	(b) property which directly or indirectly represents the property
	14	which he received, the value concerned is the value of the property in his
lifts made by a convicted person	15	custody, if it represents the property which he received, at the relevant time.
	16	75(1) For the purposes of this Act, a convicted person shall be
	17	deemed to have made a gift, where he has transferred any property to any other
	18	person directly or indirectly for a consideration, the value of which is
	19	significantly less than the value of the consideration supplied by the convicted
	20	person.
	21	(2) For the purposes of section 72 (2) of this Act, the gift which a
	22	convicted person is deemed to have made shall consist of that share in the
	23	property transferred by the convicted person that is equal to the difference
	24	between the value of that property as a whole and the consideration received by
	25	the convicted person in return.
	26	(3) For the purpose of this Part, "affected gift" means any gift made by
	27	the convicted person concerned-
	28	(a) not more than six years before the prescribed date; or
	29	(b) at any time, where it was a gift of property-
	30	(i) received by that convicted person in connection with an offence

30

1	committed, or
2	(ii) any part which directly or indirectly represented in that
3	convicted person's hands property received by him in connection with an
4	offence committed by him or any other person, whether the gift was made
5	before or after the commencement of this Act.
6	(4) For the purpose of this Part, 'prescribed date' in relation to a
7	convicted person means, where-
8	(a) a prosecution for an offence has been instituted against the
9	convicted person, the date on which the prosecution was instituted; or
10	(b) a restraint order has been made against the convicted person,
11	the date of the restraint order, whichever is earlier.
12	76(1) The relevant organisation or the Agency, as the case may
13	be, may, or where directed by the Court, tender to the Court a statement in
14	writing under oath or affirmation by a person authorized by the Agency in
15	connection with any matter which is being inquired into by the Court which
16	relates to the determination of the value of a convicted person's proceeds of
17	criminal activities.
18	(2) A copy of the statement referred to in subsection (1) of this
19	section shall be served on the convicted person or his representative, at least
20	14 days before the date on which the statement is to be tendered before the
21	Court.
22	(3) A convicted person may dispute the correctness of an allegation
23	contained in a statement referred to in subsection (1) of this section, and
24	where the convicted person disputes the correctness of the allegation, he
25	shall state the grounds on which he relies.
26	(4) Where a convicted person does not dispute the correctness of
27	any allegation contained in the statement, the allegation is deemed to be

conclusive proof of the matter to which it relates.

(5) A convicted person may tender before to the Court a statement

in writing under oath or affirmation by him or by any other person in

Statements relating to proceeds of criminal activity

connection with any matter that relates to the determination of the amount that

	2	might be realised as specified in section 72 (1) of this Act.
	3	(6) For the purpose of obtaining information to assist the Court, the
	4	Court may, at any time, order the convicted person to give it information
	5	specified in the order.
	6	(7) An order under subsection (6) of this section may require all or a
	7	specified part of the information to be given in a specified manner and before a
	8	specified date.
	9	(8) A copy of the statement or information referred to in subsection (5)
	10	or (6) of this section shall be served on the relevant organisation and the
	11	Agency, as the case may be, at least fourteen days before the date on which that
	12	statement is to be tendered before the Court.
	13	(9) The relevant organisation and the Agency, as the case may be, may
	14	admit the correctness of any allegation contained in a statement or information
	15	referred to in subsection (5) or (6) of this section, and where the relevant
	16	organisation and the Agency, as the case may be, admits the correctness of any
	17	allegation contained in such statement, that allegation is deemed to be
	18	conclusive proof of the matter to which it relates.
	19	(10) Section 77 (1) of this Act does not affect any power of the Court
	20	to deal with the convicted person, in respect of a failure to comply with an order
	21	under this section.
	22	(11) An information given under this section that amounts to an
	23	admission by the convicted person that he has benefited from criminal conduct
Evidence relating	24	is not admissible in evidence in proceedings for any other offence.
to proceeds of criminal activity	25	77(1) For the purposes of determining whether a convicted person
	26	has derived a benefit under section 70 (1) of this Act, where it is found that the
	27	defendant did not at the prescribed date, or since the beginning of a period of six
	28	years before the prescribed date, have legitimate sources of income sufficient
	29	to justify the interests in any property that the convicted person holds, the Court
	30	shall accept this fact as prima facie evidence that the interests form part of the

benefi	

- (2) For the purposes of section 70 (1) of this Act, where it is found that the Court had ordered the convicted person to disclose any facts under section 58 (5) or 76 (6) of this Act and that the convicted person had, without sufficient cause, failed to disclose the facts or had, after being so ordered, furnished false information, knowing the information to be false, the Court shall accept those facts as prima facie evidence that any property to which the information relates-
- (a) forms part of the convicted person's benefit, in determining whether he has derived a benefit from an offence; or
- (b) is held by the convicted person as an advantage, payment, service or reward in connection with the offences or related criminal activity.
- (3) For the purpose of determining the value of a convicted person's proceeds of criminal activities in an enquiry under section 71 (1) of this Act, if the Court finds that he -
 - (a) has benefited from an offence and that-
 - (i) he held property at any time at, or since, his conviction, or
- (ii) the property was transferred to him at any time since the beginning of a period of six years before the prescribed date, the Court shall accept these facts as prima facie evidence that the property was received by him at the earliest time at which he held it, as an advantage, payment, service or reward in connection with the offences or related criminal activities referred to in section 70 (1) of this Act; or
- (b) has benefited from an offence and that expenditure had been incurred by him since the beginning of the period specified in paragraph (a) of this subsection, the Court shall accept the facts as prima facie evidence that the expenditure was met out of the advantages, payments, services or rewards, including any property received by him in connection with the offences or related criminal activities referred to in section 70 (1) of this Act.

	1	(4) For the purpose of determining the value of any property under
	2	section 71 (1) of this Act, where the Court finds out that the convicted person
	3	received property at any time as an advantage, payment, service, or reward in
	4	connection with the offences or related criminal activities referred to in that
	5	section, whether committed by him or by any other person, the Court shall
	6	accept this fact as prima facie evidence that he received that property free of
	7	any other person's interest in it.
	8	(5) Where, at the hearing of an application for a confiscation order in
	9	relation to an offence concerning a narcotic substance, the value of the narcotic
	10	substance is brought into question, an investigating officer from the relevant
	11	organisation, who is experienced in the investigation of the specified offence,
	12	may testify to the best of his knowledge, information and belief, with respect
	13	to-
	14	(a) the market value, at the time of the offence, of similar or
	15	substantially similar narcotic substances; and
	16	(b) the amount that was, or the range of amounts that were, ordinarily
	17	paid for the doing of a similar or substantially similar act or thing.
	18	(6) Evidence given in subsection (5) of this section is prima facie
Procedure where a person absconds	19	evidence of the matters testified.
or dies	20	78(1) The Court may, on the application by the relevant organisation
	21	or the Agency, inquire into any benefit the person may have derived from an
	22	offence, where it is satisfied that-
	23	(a) a person-
	24	(i) had been charged with an offence,
	25	(ii) had been convicted of any offence,
	26	(iii) has had a restraint order made against him, or
	27	(iv) can be tried for an offence on the grounds that sufficient evidence
	28	exists against him;
	29	(b) a warrant for arrest of the person had been issued and that the
	30	attendance of that person in Court cannot be secured after all reasonable steps

1	were taken to execute that warrant;
2	(c) the proceedings against the person cannot be resumed within a
3	period of six months due to his continued absence; and
4	(d) there are reasonable grounds to believe that a confiscation order
5	may have been made against him but for his continued absence.
6	(2) Where a defendant, who has been convicted of an offence, dies
7	before a confiscation order is made, the Court may, on the application by the
8	relevant organisation or the Agency, enquire into any benefit the person may
9	have derived from that offence if the Court is satisfied that there are
10	reasonable grounds for believing that a confiscation order would have been
11	made against him, but for his death.
12	(3) The executor of the estate of the deceased is entitled to appear
13	before the Court and make representations for purposes of the enquiry
14	referred to in subsection (2) of this section.
15	(4) The Court in conducting an inquiry under this section may,
16	where-
17	(a) the Court finds that the defendant or deceased referred to in
18	subsections (1) or (2) of this section has so benefited, make a confiscation
19	order, and the provisions of this Part shall, with necessary modifications,
20	apply to the making of the order;
21	(b) an asset manager has not been appointed, in respect of any of
22	the property concerned, direct the Agency to appoint an asset manager in
23	respect of realisable property; and
24	(c) authorise the realisation of the property concerned.
25	(5) The Court shall not exercise its powers under subsection (4)(a)
26	and (c) of this section, except it has afforded a person having any interest in
27	the property concerned an opportunity to make representations to it in
28	connection with the making of any order.
29	(6) The Court in conducting an enquiry under this section shall not
30	apply the provisions of sections 76 and 77 of this Act.

(7) Where a person, excluding a person specified in subsection (1)(a)

	2	(ii) of this section, against whom a confiscation order had been made under
	3	subsection (4) of this section is subsequently tried and-
	4	(a) convicted of one or more of the offences in respect of which the
	5	order had been made, the Court convicting him may conduct an inquiry under
	6	section 71 and make an appropriate order; or
	7	(b) acquitted of an offence in respect of which the order had been
	8	made, the Court acquitting him may make an appropriate order.
	9	(8) The Court may make a determination under section 70 of this Ac
	10	against a person specified under subsections (1) (a) and (b) of this section who
	11	absconded prior to an inquiry under section 71 of this Act, and who is subject to
	12	a confiscation order made under subsection (4) of this section where that
	13	person is subsequently brought before the Court.
	14	(9) The Court making a determination contemplated in subsection (8)
	15	of this section shall take into account any order made under subsection (4) or
Reconsideration of the confiscation	16	this section.
order	17	79(1) This section applies, where-
	18	(a) the Court has made a confiscation order;
	19	(b) there is evidence, which was not available to the relevan
	20	organisation or the Agency, at the time of the original confiscation hearing;
	21	(c) the relevant organisation or the Agency, believes that if the Cour
	22	were to determine the amount of the convicted person's benefit in pursuance of
	23	this section, it may exceed the amount determined as the defendant's benefit in
	24	the original confiscation hearing;
	25	(d) notwithstanding the provisions of subsection (1) (c) of this
	26	section, the relevant organisation or the Agency believes that -
	27	(i) the amount determined as the convicted person's benefit in the
	28	original confiscation hearing is greater than the amount of the confiscation
	29	order, and
	30	(ii) if the Court were to determine the amount of the convicted

and proper.

1	person's realisable assets in pursuance of this section, it would exceed the
2	amount determined, as the convicted person's realisable assets in the
3	original confiscation hearing;
4	(e) before the end of the period of six years commencing from the
5	date of conviction, the agency may on its own, apply to the court to
6	reconsider the evidence or where the discovery was made by the relevant
7	organization, it shall notify the Agency, who shall apply to the Court to
8	reconsider the evidence; and
9	(f) after considering the evidence, the Court believes it is
10	appropriate for it to proceed under this section.
11	(2) Where the Court is proceeding under subsection (1) (c) of this
12	section, it shall make a new calculation of the amount in respect of the
13	convicted person's activities mentioned in section $70(1)(c)$ of this Act.
14	(3) Where the amount found under the new calculation mentioned
15	in subsection (2) of this section exceeds the amount originally determined,
16	as the convicted person's benefit, the Court-
17	(a) shall make a new calculation of the convicted person's
18	realisable assets for the purposes of section 70 of this Act; and
19	(b) if it exceeds the amount required to be paid under the original
20	confiscation order, may vary the order by substituting for the amount
21	required to be paid by such amount as it deemed fit and proper.
22	(4) Where the court is proceeding under subsection (1) (d) of this
23	section-
24	(a) it shall make a new calculation of the convicted person's
25	realisable assets for the purposes of section 70 of this Act; and
26	(b) if it exceeds the amount required to be paid under the
27	confiscation order, may vary the order by substituting for the amount
28	required to be paid an amount, not exceeding the amount as originally
29	determined within the provisions of section 71 of this Act, as it deemed fit

	1	(5) Section 77 of this Act shall not apply in making a determination
	2	under this section.
	3	(6) Where a Court applies subsection (2) or (3) of this section, it shall
	4	have regard to-
	5	(a) any fine imposed on the convicted person for the offence or any of
	6	the offences concerned; and
	7	(b) any other order made under this Act.
	8	(7) In making a decision under this section, the Court shall, where one
nforcement of onfiscation orders	9	amount exceeds another, take account of any variation in the value of money.
omiscation orders	10	80(1) An amount payable by a person to the Agency under a
	11	confiscation order is a civil debt due by the person to the Federal Government.
	12	(2) A confiscation order against a person may be enforced, as if it were
	13	an order made in civil proceedings instituted by the Agency against a person to
	14	recover a debt due by that person to the Federal Government.
	15	(3) A debt arising from the order is deemed to be a judgement debt.
	16	(4) Where a confiscation order is made against a person after his
	17	death, this section shall have effect, as if the person had died on the day after the
	18	order was made.
	19	(5) Where a person fails to satisfy any or part of a confiscation order
	20	made by the Court, the Court may order that the person against whom the order
	21	was made be committed to prison in addition to any other sentence prescribed
	22	under this Act.
	23	(6) The period of imprisonment referred to under subsection (5) of
	24	this section shall be as prescribed in the Schedule to this Act.
	25	(7) An order to pay an amount under a confiscation order is due to be
	26	paid on the day that the confiscation order is made.
	27	(8) The Court making the order may, on the application by the
	28	convicted person, grant a period of time to pay the amount under the
	29	confiscation order.
	30	(9) The period of time referred to in subsection (8) of this section shall

I	not exceed six (6) months from the date the order is made.	
2	(10) The Court making the order may, having regard to the special	
3	circumstances of the case, extend the period referred to in subsection (9) of	
4	this section by a further six months.	
5	(11) Where the convicted person intends to apply to the Court for	
6	an extension of the type referred to in subsection (8) of this section, he shall	
7	notify the Agency, in writing, at least fourteen days prior to the application.	
8	(12) The Agency may appear and adduce evidence at a hearing	
9	under subsection (8) of this section.	
10	(13) Any sentence of imprisonment imposed under subsection (5)	
11	of this section shall be served consecutively with any other sentence of	
12	imprisonment imposed, whether as a result of the proceedings in connection	
13	with which the confiscation order was made or any other proceedings.	Variation of
14	81(1) Where the Court has made a confiscation order, the Agency	confiscation order
15	or the convicted person may apply to the Court to vary the order under this	
16	section.	
17	(2) In considering an application under subsection (1) of this	
18	section, the Court shall calculate the available amount and in doing so shall	
19	apply the provisions of section 72 of this Act, as if references to the-	
20	(a) time the confiscation order is made were to the time of the	
21	calculation; and	
22	(b) date of the confiscation order was made to the date of the	
23	calculation.	
24	(3) Where the Court finds that the available amount calculated is	
25	inadequate for the payment of any amount remaining to be paid under the	
26	confiscation order, it may vary the order by substituting for the amount	
27	required to be paid, a smaller amount, as the Court believes is just.	
28	(4) Where a person has been adjudged bankrupt or his estate has	
29	been sequestrated, or where an order for the winding up of a company has	

been made, the Court shall take in to account the extent to which the realisable

	2	property held by that person or that company may be distributed amongst
	3	creditors.
	4	(5) The Court may disregard any inadequacy that it believes is
	5	attributable, wholly or partly, to anything done by the defendant for the purpose
	6	of preserving property held by the recipient of an affected gift from any risk of
Property subject to a person's ffective control	7	realisation under this Part.
	8	82 (1) Where-
	9	(a) a person's property is subject to a confiscation order;
	10	(b) the Agency, applies to the Court for an order under this section;
	11	and
	12	(c) the Court is satisfied that any particular property is subject to the
	13	effective control of the person referred to in paragraph (a) of this subsection,
	14	the Court may make an order declaring that the whole, or a specified part of that
	15	property be made available to satisfy the confiscation order.
	16	(2) The order under subsection (1) of this section may be enforced
	17	against the property, as if the property were the person's property.
	18	(3) A restraint order may be made in respect of a property that is under
	19	the effective control of a person, as if-
	20	(a) the property was the person's property; and
	21	(b) the person had committed an offence.
	22	(4) Where the Agency, applies for an order under subsection (1) of this
	23	section relating to a particular property, it shall give written notice of the
	24	application to-
	25	(a) the person who is subject to the confiscation order; and
	26	(b) any person whom the Agency has reason to believe may have an
	27	interest in the property.
	28	(5) A person, who is subject to the confiscation order, and any person
	29	who claims an interest in the property, may appear and adduce evidence at the
	30	hearing of the application.

1	(b) Any person claiming an interest under subsection(3) of this	
2	section shall give written notice to the Agency of the claim and the grounds	
3	on which the claim is based at least 72 hours before the date of the hearing.	Discharge of confiscation order
4	83(1) A confiscation order made in relation to a person's	made in relation to a conviction
5	conviction for an offence is discharged, where-	
6	(a) the person's conviction of the offence is subsequently quashed;	
7	and	
8	(b) the order does not relate to any other offence.	
9	(2) Where the Agency deposits money into the Account as	
10	provided under this Act, in satisfaction of a person's liability under a	
11	confiscation order, the person's liability under the confiscation order is, to	
12	the extent of the deposit, discharged.	
13	PART VIII - INVESTIGATION, SEARCH AND SEIZURE	Objectives of
14	84. -(1) The objectives of this Part are to-	this Part
15	(a) safeguard the constitutional and individual's right to privacy in	
16	the conduct of investigation, search, and seizure;	
17	(b) provide relevant organisations and the Agency with	
18	investigative tools, including tools relating to-	
19	(i) establishing the whereabouts and extent of a person's realisable	
20	assets,	
21	(ii) identifying and recovery of property or instrumentalities that	
22	may be subject to civil forfeiture and confiscation, and	
23	(iii) a detained cash investigation.	
24	(2) The investigative tools referred to under subsection (1) of this	
25	section are-	
26	(a) production order;	
27	(b) search and seizure warrant;	
28	(c) customer information order; and	
29	(d) account monitoring order.	Application of
30	85. -(1) This Part applies to all relevant organisations and the	this Part

Agency, in the conduct of investigations, searches, and seizures in connection

	2	with the recovery of proceeds of unlawful activities under this Act and the
	3	relevant laws.
	4	(2) Notwithstanding the provisions of any other relevant laws, a
	5	relevant organisation and the Agency, shall comply with the provisions of this
	6	Part in the conduct of the matters referred to in subsection (1) of this section.
	7	(3) For the purpose of this Part-
	8	(a) "civil forfeiture investigation" is an investigation into whether
	9	property constitutes or is derived from the proceeds of unlawful activity or is
	10	the instrumentality of an offence;
	11	(b) "confiscation investigation" is an investigation into whether a
	12	person has benefited from a criminal activity;
	13	(c) "detained cash investigation" is an investigation contemplated in
	14	Part VI of this Act; and
	15	(e) "civil recovery investigation" is an investigation under the Part IV
Making of a production order	16	of this Act.
production order	17	86. The Court may, on an ex-parte application by relevant
	18	organisation or the Agency, make an order requiring the production of
	19	specified material within a specified period, if the Court is satisfied that each of
Application for a production	20	the requirements for the making of the order is fulfilled.
order	21	87(1) The application for the order shall state that a person specified
	22	in the application is subject to a-
	23	(a) confiscation investigation;
	24	(b) forfeiture investigation;
	25	(c) detained cash investigation, as contemplated in Part VI of this Act;
	26	(d) money laundering investigation; or
	27	$(e)\ civil\ recovery\ investigation, as\ contemplated\ in\ Part\ IV\ of\ this\ Act.$
	28	(2) An application for a production order shall confirm that-
	29	(a) the order is sought for the purposes of investigation;
	30	(b) the order is sought in relation to material, or material of a

1	description, specified in the application;
2	(c) a person specified in the application appears to be in possession
3	or control of the material; and
4	(d) the material sought for is not subject to legal privilege.
5	(3) In consideration of legal privilege or any other claimed client
6	privilege, the following items shall not be subject to privilege, any material
7	in relation to-
8	(a) the purchase or sale of property,
9	(b) the purchase or sale of any business,
10	(c) client accounts,
11	(d) the formation or conduct of any trust, and
12	(e) anything produced in the furtherance of any unlawful activity.
13	(4) There shall be reasonable grounds for suspecting that in the
14	case of a-
15	(a) confiscation investigation, the person to whom the application
16	for the production order relates to, has benefited from his criminal activity;
17	(b) forfeiture investigation, the person to whom the application for
18	the production order relates to, has control of the proceeds of unlawful
19	activity or an instrumentality;
20	(c) a detained cash investigation into the intended use of cash, the
21	cash, in whole or part, to which the application for the production order
22	relates to, is a subject of investigation, and-
23	(i) is intended by any person to be used in unlawful or criminal
24	conduct, or
25	(ii) is, or represents the proceeds of unlawful or criminal activity;
26	(d) a money laundering investigation, the person to whom the
27	application for the production order relates to, has committed a money
28	laundering offence;
29	(e) civil recovery investigation, the person mentioned in the
30	application has or had control of property that-

	1	(i) are the proceeds of unlawful or criminal activity;
	2	(ii) represents the proceeds of unlawful or criminal activity;
	3	(iii) is involved in the facilitation of unlawful or criminal activity; or
	4	(iv) is intended to be used to facilitate unlawful or criminal activity.
	5	(5) There shall be reasonable grounds for believing that-
	6	(a) the person the application specifies, as appearing to be in
	7	possession or control of the material so specified, is in possession or control of
	8	it.
	9	(b) the material is likely to be of substantial value, whether by itself, to
	10	the investigation for the purposes of which the order is sought.
	11	(c) it is in the public interest for the material to be produced or for
	12	access to it to be given, having regard to-
	13	(i) the benefit likely to accrue to the investigation if the material is
	14	obtained, and
	15	(ii) the circumstances under which the person the application
	16	specifies, as appearing to be in possession or control of the material, is in
	17	possession of it.
	18	(6) An application for a production order may be made to a judge in
Access to materials sought, including	19	chambers.
documents, information, etc.	20	88(1) The application for the order under section 87 of this Act shall
	21	require-
	22	(a) the person specified in the application to produce the material to an
	23	authorised officer for him to take away; or
	24	(b) the person mentioned in paragraph (a) to give an authorised officer
	25	access to the material within the period stated in the order.
	26	(2) The period stated in a production order may be a period of seven
	27	days beginning on the day on which the order is made, except it appears to the
	28	Court making the order that a longer or shorter period may be appropriate in the
	29	circumstances.

possession or control of the material to comply with the order; and

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	1	(b) referred to in paragraph (a) of this subsection shall be served, as if
	2	the proceedings were civil proceedings against the Ministry, Department or
	3	agency of Government.
	4	(3) Where a production order contains the requirement referred to in
	5	subsection (2) (a) of this section-
	6	(a) the person on whom it is served shall take all reasonable steps to
	7	bring it to the attention of the officer concerned; or
	8	(b) accountable officer of the Ministry, Department or Agency of
	9	Government who is in receipt of the order shall take all reasonable steps to
	10	bring it to the attention of the officer concerned.
	11	(4) Where the production order is not brought to the attention of the
	12	officer concerned within the period stated in the order, the person on whom it is
Computer information and	13	served shall report the reasons for the failure to the Court that issued the order.
other electronic storage devices	14	93(1) This section applies where any of the material specified in an
	15	application for a production order consists of information contained in a
	16	computer and other electronic storage devices.
	17	(2) Where an order requires a person to give an appropriate officer
	18	access to a material, it has effect, as an order to give the officer access to the
	19	material in a form in which it is visible and legible.
	20	(3) Where an order requires a person to produce a material to an
	21	authorised officer for him to take away, it has effect as an order to produce the
	22	material in a form in which it can be taken away by him and in which it is visible
Prohibition of privilege against	23	and legible.
self-incrimination	24	94. A person shall not be excused from producing a document or
	25	making a document available under a production order on the ground that-
	26	(a) to do so may tend to incriminate or expose the person to a penalty;
	27	(b) producing the document or making it available may breach an
Making false	28	obligation, whether imposed by an enactment or otherwise.
statements in application	29	95. A person who in connection with an application for a production
	30	order makes a statement which-

prejudice the investigation,

30

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(b) the disclosure is made in the exercise in compliance with a

	2	requirement imposed under or by virtue of-
	3	(i) this Act,
	4	ii) the Money Laundering (Prohibition) Act, or
	5	(iii) the Terrorism (Prevention) Act;
	6	(c) he is a legal practitioner and the disclosure falls within subsection
	7	(4) of this section.
	8	(4) A disclosure falls within this subsection, if it is a disclosure-
	9	(a) to a client or his legal representative, in connection with the
	10	rendering legal advice to the client, or
	11	(b) to any person in connection with legal proceedings or
	12	contemplated legal proceedings.
	13	(5) A disclosure does not fall within subsection (4) of this section, if it
	14	is made with the intention of furthering a criminal purpose.
	15	(6) Legal proceedings or contemplated legal proceedings do not
	16	include any proceedings in connection with any matter mentioned in section 87
	17	(3) of this Act.
	18	(7) A person who commits an offence under subsection (2) of this
	19	section is liable on conviction a fine not less than two million Naira
	20	(N2,000,000) or imprisonment for a term not exceeding two year or to both the
Search and seizure warrants	21	fine and imprisonment.
	22	98(1) The Court may, on an ex-parte application by an authorised
	23	officer of a relevant organisation or the Agency, issue a search and seizure
	24	warrant, where it is satisfied that each of the requirements for the making of the
	25	order is fulfilled.
	26	(2) The requirements for the issue of a search and seizure warrant
	27	under subsection (1) of this section are that-
	28	(a) the requirements for the issue of a production order under section
	29	86 of this Act are satisfied;
	30	(b) an investigation, as specified in section 87 of this Act, is being

1	conducted;
2	(c) there are reasonable grounds to believe that there is on the
3	premises-
4	(i) material likely to be of substantial value, by itself or together
5	with other material, to the investigation,
6	(ii) material relating to a specified person which is likely to be of
7	substantial value, whether by itself or together with other material, to the
8	investigation, but that the material cannot at the time of the application be
9	particularised,
10	(iii) property forming or derived from the proceeds of unlawful or
11	criminal activity, or
12	(iv) an instrumentality of an offence, which may be destroyed or
13	dissipated, unless an authorised officer can secure immediate access to the
14	premises in order to preserve the property;
15	(d) a production order made under section 86 of this Act, in relation
16	to material held on the premises, has not been complied with; or
17	(e) it may not be practicable to make an order under section 86 of
18	this Act in relation to the material sought because-
19	(i) it is not practicable to communicate with any person entitled to
20	produce the material,
21	(ii) it is not practicable to communicate with any person entitled to
22	grant entry to the premises,
23	(iii) it is not practicable to communicate with any person entitled to
24	grant access to the material,
25	(iv) the investigation might be seriously prejudiced except an
26	authorised officer is able to secure immediate access to the material, or
27	(v) entry into the premises will not be granted, except a warrant is
28	produced.
29	(3) A search and seizure warrant shall not confer the right to seize
30	material that is subject to legal privilege.

(4) In considering legal privilege, the items listed in section 87 of this

	2	Act shall not be entitled to that privilege under this section.
	3	(5) Where an authorised officer has entered premises in execution of a
	4	warrant issued under this section, he may-
	5	(a) seize and retain any material, other than an item subject to legal
	6	privilege which is likely to be of substantial value, whether by itself or together
	7	with other material, to the investigation;
	8	(b) make a photographic or video record of the premises and its
	9	contents;
	10	(c) inspect, make copies of, take extracts from any book, record or
	11	document;
	12	(d) search any person, who is in or on the premises, seize and detain
	13	any incriminating article found on him; or
	14	(e) stop, search, and seize any vehicle or conveyance.
	15	(6) A person shall not be searched under this Act, except by a person,
	16	who is of the same gender as the person to be searched.
	17	(7) A copy of a search warrant, together with the details of the persons
	18	conducting the search, shall be handed to the person, who appears to be in
	19	charge of the premises or left in a conspicuous place where the premises are
Seizure of property	20	unattended.
	21	99(1) Where, in the course of an investigation mentioned in section
	22	87 of this section, the relevant organisation or an authorised officer of the
	23	Agency, has reasonable grounds to suspect that any movable or immovable
	24	property is property or any instrumentality mentioned in section 98 (2) (c) of
	25	this Act, he shall seize the property.
	26	(2) A list of all movable or immovable property seized under
	27	subsection (1) of this section and the location, where the property was
	28	discovered, shall be prepared and signed by the officer effecting the seizure.
	29	(3) A copy of the list referred to in subsection (2) of this section shall
	30	be served as soon as possible, on the owner of the property and on the person

1	from whom the property was seized, if not the owner.	
2	(4) Where it is not practicable or desirable to remove seized	
3	property, it may be left in the custody of the person from whom it is seized	
4	subject to an undertaking that the property is surrendered to the Agency on	
5	demand.	
6	(5) A person, who has committed to an undertaking within the	
7	provisions of subsection (4) of this section, shall remain committed to that	
8	undertaking until-	
9	(a) he is notified, in writing, by the Agency or any person	
10	authorised by the Agency that he is relieved of the commitment; or	
11	(b) he is served with a notice of a restraint order under section 62 of	
12	this Act in connection with the property.	
13	(6) Any person, who commits to an undertaking within the	
14	provisions of subsection (4) of this section, commits an offence, where he	
15	fails to surrender, on demand, property subject to the undertaking or fails to	
16	comply with any term or condition imposed under that subsection.	
17	(7) A person, who commits an offence under subsection (6) of this	
18	section, shall on conviction be liable to a fine of at least three times the value	
19	of the property subject to the undertaking or a term of imprisonment of at	
20	least two years or both the fine and imprisonment.	Retention of
21	100. Where any property is seized under this Act, the seizure is	seized property
22	effected by removing the property from the custody or control of the person	
23	from whom it is seized and placing it under the custody of the Agency or	
24	such person or authority, as the Agency may determine.	Obstructing the
25	101. Aperson, who-	execution of a search and seizur
26	(a) refuses an authorised officer access to any premises, or fails to	warrant
27	submit to a search by a person authorised to search him under this Act;	
28	(b) assaults or obstructs any authorised officer or any	
29	accompanying person mentioned in section 98 of this Act in the execution of	
30	the search and seizure warrant	

	1	(c) conceals or attempts to conceal from, an authorised officer or any
	2	accompanying person mentioned in the order, any book, document, or article,
	3	in relation to which the officer has reasonable grounds for suspecting or
	4	believing that an offence under an applicable Act has been or is being
	5	committed, or which is liable to seizure under this Act;
	6	(d) rescues, endeavours to rescue, or causes to be rescued any person,
	7	who has been duly arrested or anything which has been duly seized under this
	8	Act; or
	9	(e) destroys anything to prevent its seizure or securing of the thing
	10	under this Act,
	11	commits an offence and is liable on conviction to a fine of five million Naira
	12	(N5,000,000) or a term of imprisonment of not less than two years or to both the
Customer nformation orders	13	fine and imprisonment.
mormation orders	14	102(1) The Court may, on an application made to it by an authorised
	15	officer of a relevant organisation or the Agency, make a customer information
	16	order, if it is satisfied that each of the conditions for making of the order is
	17	fulfilled.
	18	(2) The Agency or relevant organization may also obtain customer
	19	information from the Nigeria Financial Intelligence Unit (the NFIU).
	20	(3) The conditions for the issue of a customer information order are
	21	that-
	22	(a) a person specified in the application is subject to an investigation
	23	of the type specified in section 87 of this Act;
	24	(b) that a specified person has-
	25	(i) property constituting or derived from the proceeds of an unlawful
	26	or criminal activity, or
	27	(ii) derived a benefit from an unlawful or criminal activity;
	28	(c) the person named in the application for the order is subject to-
	29	(i) a money laundering investigation within the provisions of the

I	Money Laundering (Pronibition) Act, or
2	(ii) a terrorist financing investigation under the Terrorism
3	(Prevention) Act;
4	(d) the person specified in the application holds all or some of the
5	property mentioned in subsection (2) (b) of this section;
6	(e) in the case of a money laundering investigation, there are
7	reasonable grounds for suspecting that the person specified in the
8	application for the order has committed a money laundering offence;
9	(f) in the case of a terrorism financing investigation, there are
10	reasonable grounds for suspecting that the person specified in the
11	application for the order has committed a terrorism financing offence;
12	(g) in the case of any investigation, there are reasonable grounds
13	for believing that customer information which may be provided in
14	compliance with the order is likely to be of substantial value, whether by
15	itself, to the investigation for the purposes of which the order is sought;
16	(h) that the material is sought for the purpose of the investigation;
17	and
18	(i) the order is sought against the financial institution or financial
19	institutions specified in the application.
20	(4) An application for a customer information order may specify-
21	(a) all financial institutions;
22	(b) a particular description or descriptions of financial institutions;
23	(c) a designated non-financial institution.
24	(5) A "customer information order" is an order that a financial
25	institution or designated non-financial institution covered by the application
26	for the order shall, on being required to do so by notice in writing given by
27	the authorised officer of a relevant organisation or the Agency, provide any
28	such customer information, as it has relating to the person specified in the
29	application.
30	(5) A financial institution or designated non-financial, which is

Meaning of customer information

1	required to provide information under a customer information order, shall
2	provide the information to an authorised officer of a relevant organisation or
3	the Agency, in such manner and at or by such time, as may be required by the
4	authorised officer.
5	103(1) "Customer information", in relation to a person and a
6	financial institution or designated non-financial, is information, whether the
7	person holds or has held an account at the financial institution or designated
8	non-financial, whether solely or jointly with another and, if so, information as
9	to the matters referred to in-
10	(a) subsection (2) of this section, where the person is an individual; or
11	(b) subsection (3) of this section, where the person is a company or
12	limited liability partnership or a similar body whether incorporated or
13	otherwise established within Nigeria or elsewhere.
14	(2) The matters referred to in subsection (1) (a) of this section are-
15	(a) the account number or numbers;
16	(b) the person's full name;
17	(c) his date of birth;
18	(d) his most recent address and any previous addresses;
19	(e) the date on which he began to hold the account and, where he has
20	ceased to hold the account, the date on which he did so;
21	(f) any evidence of his identity as was obtained by the financial
22	institution under or for the purposes of any legislation relating to money
23	laundering;
24	(g) the full name, date of birth and most recent address, and any
25	previous addresses, of any person who holds, or has held, an account at the
26	financial institution jointly with him; and
27	(h) the account number of any other account held at the financial
28	institution to which he is a signatory and details of the person holding the other
29	account.
30	(3) The matters referred to in subsection (1) (b) of this section are-

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	1	material particular; or
	2	(b) recklessly makes a statement, which is false or misleading in a
	3	material particular,
	4	the financial institution commits an offence and is liable on conviction to a fine
	5	of not less than N10,000,000 while the non-designated financial institutions is
	6	liable on conviction to a fine of not less than two million Naira (N2,000,000).
	7	(c) The officials of the financial and designated non-financial
	8	institutional may also be held liable to additional penalties under the Money
Supplementary	9	Laundering Prohibition Act.
provisions relating to customer information orders	10	105(1) A customer information order has effect in spite of any
information orders	11	restriction on the disclosure of information, however imposed.
	12	(2) An application for a customer information order may be made ex-
	13	?parte to a judge in chambers.
	14	(3) An application to discharge or vary a customer information order
	15	may be made to the Court by-
	16	(a) an authorised officer of a relevant organisation or the Agency; or
	17	(b) the person affected by the order.
	18	(4) On application by a person mentioned in subsection (3) of this
	19	section, the Court may vary or discharge the order.
	20	(5) The officer who applied for a customer information order need not
	21	be the same officer who makes an application to discharge or vary the order.
	22	(6) The authorised officer shall not make an application for a
	23	customer information order or an application to vary the order, unless
	24	authorised in writing to do so by the-
	25	(a) chief executive of the relevant organisation; or
	26	(b) the Director-?General of the Agency in cases being dealt with by
Account monitoring orders	27	the Agency.
momoring orders	28	106(1) The Court may, on an application made to it by an authorised
	29	officer of a relevant organisation or the Agency, make an account monitoring
	30	order where it is satisfied that each of the conditions for making the order is

1	fulfilled.	
2	(2) The conditions for making the order are that-	
3	(a) a person specified in the application is subject to an	
4	investigation of the type specified in section 87 of this Act;	
5	(b) a specified person has-	
6	(i) property constituting or derived from the proceeds of a criminal	
7	activity, or	
8	(ii) derived a benefit from criminal activity;	
9	(c) the person named in the application for the order is subject to-	
10	(i) a money laundering investigation within the provisions of the	
11	Money Laundering (Prohibition) Act, or	
12	(ii) a terrorism financing investigation under the Terrorism	
13	(Prevention) Act;	
14	(d) the person specified in the application holds all or some of the	
15	property mentioned in subsection (2) (b) of this section;	
16	(e) in the case of a money laundering investigation, there are	
17	reasonable grounds for suspecting that the person specified in the	
18	application for the order has committed a money laundering offence;	
19	(f) in the case of a terrorism financing investigation, there are	
20	reasonable grounds for suspecting that the person specified in the	
21	application for the order has committed a terrorism financing offence;	
22	(g) in the case of any investigation, there are reasonable grounds	
23	for believing that customer information which may be provided in	
24	compliance with the order is likely to be of substantial value, whether or not	
25	by itself, to the investigation for the purposes of which the order is sought;	
26	and	
27	(h) the information is sought for the purpose of the investigation.	Meaning of account
28	107(1) "Account information" is information relating to an	information and monitoring orders
29	account held at the financial institution or non-designated financial	

institution specified in the application by the person so specified, whether

solely or jointly with another person.

	2	(2) The application for an account monitoring order may specify
	3	information relating to-
	4	(a) all accounts held by the person specified in the application for the
	5	order at the financial institution so specified;
	6	(b) a particular description or descriptions of accounts so held; or
	7	(c) a particular account, so held.
	8	(3) "An account monitoring order" is an order that the financial
	9	institution specified in the application for the order shall, for the period stated
	10	in the order, provide account information of the description specified in the
	11	order to the authorised officer of a relevant organisation or the Agency in the
	12	manner, and at or by the time, stated in the order.
	13	(4) The period stated in an account monitoring order shall not exceed
	14	the period of 90 days commencing from the day the order is made.
	15	(5) Nothing in subsection (4) of this section shall prevent further
	16	applications for account monitoring orders in respect of accounts that have
Supplementary provisions relating	17	been subject to previous account monitoring orders from being made.
to account monitoring orders	18	108(1) An account monitoring order has effect in spite of any
-	19	restriction on the disclosure of information.
	20	(2) An application for an account monitoring order may be made ex-
	21	?parte to a judge in chambers.
	22	(3) An application to discharge or vary an account monitoring order
	23	may be made to the Court by-
	24	(a) an authorised officer of a relevant organisation or the Agency; or
	25	(b) the person affected by the order.
	26	(4) On application by a person mentioned in subsection (3) of this
	27	section, the Court may vary or discharge the order.
	28	(5) The officer who applied for an account monitoring order need not
	29	be the same officer who makes an application to discharge or vary the order.
	30	(6) The authorised officer shall not make an application for a

controlled property that are shares, securities, stocks, bonds or debentures as

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	1	if the Agency were the registered holder of the shares, securities, stocks, bonds			
Destroying or	2	or debentures, to the exclusion of the registered holder.			
disposing of property	3	112. The Agency may-			
	4	(a) destroy the controlled property or any part of it on the grounds of			
	5	public interest, health or safety; or			
	6	(b) dispose of the controlled property or any part of it, by sale or other			
Notice of proposed destruction or	7	means to avoid deterioration or loss of value.			
disposal of controlled property	8	113(1) The Agency shall give written notice of the proposed			
	9	destruction or disposal of the controlled property to-			
	10	(a) the owner of the controlled property; and			
	11	(b) any other person whom the Agency has reason to believe may			
	12	have an interest in the controlled property.			
	13	(2) The notice referred to under subsection (1) of this section shall			
	14	state the date, venue, and time of the proposed destruction or disposal.			
	15	(3) A person who has been served with a notice under subsection (1) of			
	16	this section may object, in writing, to the Agency within 14 days of receiving			
Procedure where person objects	17	the notice.			
to proposed destruction or	18	114 (1) Notwithstanding the written objection referred to in section			
disposal	19	113 (3) of this Act, where the Agency wishes to continue with the proposed			
	20	destruction or disposal of the controlled property, the Agency shall apply to the			
	21	Court that made the order for an order to destroy or dispose of the controlled			
	22	property.			
	23	(2) The Court shall make an order to destroy the controlled property			
	24	if-			
	25	(a) it is in the public interest to do so;			
	26	(b) the benefit of the disposal or sale of the property far outweighs the			
	27	retention; or			
	28	(c) it is required to protect the health or safety of the public.			
	29	(3) In making an order for the destruction of controlled property, the			

1	Court shall-	
2	(a) consider the overriding public interest in the sale or disposal of	
3	the controlled property;	
4	(b) assess the cost of restoring the property in a saleable marketable	
5	condition, and whether this exceeds its realisable value;	
6	(c) consider whether the cost of sale may exceed the realisable	
7	value of the property; and	
8	(d) ensure the legality of the sale of the property.	
9	(4) The Court shall make an order to dispose of the controlled	
10	property where-	
11	(a) the property is likely to lose value; or	
12	(b) the cost of managing the property until it is finally dealt with by	
13	the Agency is likely to exceed, or represent a significant proportion of, the	
14	value of the property when it is finally disposed of.	
15	(5) The Court may also make an order-	
16	(a) requiring that a person authorized by the Agency should bear	
17	the cost of managing the controlled property while maintaining the value of	
18	the property at the time of the application until it is finally disposed of by the	
19	Agency; or	
20	(b) refusing an objection to a proposed destruction or disposal of	
21	the controlled property.	Proceeds from
22	115. Any amount realised from the disposal of the controlled	sale of property
23	property under section 113 of this Act shall be deemed to be-	
24	(a) covered by the restraint order related to the controlled property	
25	being disposed of; and	
26	(b) proceeds of that unlawful activity or its instrumentality, where	
27	the restraint order covered the controlled property disposed of on the basis	
28	that the controlled property was proceeds of unlawful activity or its	Discharge of confiscation orders
29	instrumentality.	by payment into the Confiscated
30	116. Where the Agency pay monies into the Confiscated and	and Forfeited Properties Account

1 Forfeited Properties Account, as required by section 121 of this Act in 2 satisfaction of a person's liability under a confiscation order, the person's 3 liability under the order is, to the extent of the payment, discharged. Agency to return income generated from controlled 4 117. Where the restraint order relating to the controlled property property 5 ceases to be in force and the property shall be returned to its owner, the Agency 6 shall pay to the owner the income generated from the property less all 7 reasonable expenses incurred by the Agency on the controlled property. Agency is not liable for loss, etc. 8 118.-(1) Where the Court is satisfied that the Agency was not 9 negligent in respect of taking custody and control of a property, the Agency 10 shall not be liable for-(a) any loss or damage, sustained by a person claiming an interest in 11 all or part of the controlled property, arising from the Agency taking custody 12 13 and control of the property; and 14 (b) the cost of proceedings taken to establish an interest in the 15 property. (2) In the management of controlled property, the Agency shall not 16 17 pay any rates, land tax, municipal or statutory charges imposed under any law 18 pertaining to the controlled property, except out of any rents or profits that the Agency receives on the controlled property. 19 International forfeiture provisions 20 119.-(1) Where the Court under this Act orders forfeiture of any property, which was established by the proceeds of unlawful activity or 21 instrumentality of an unlawful activity within Nigeria and the other 22 23 constituents of the instrumentality of the unlawful activity is situate in a foreign country, the Agency under the direction of the Attorney General of the 24 Federation shall initiate proceedings, including by way of mutual legal 25 assistance in that foreign country for the recovery of the forfeited property. 26 27 (2) Where it is established that a convicted person has any asset or 28 property in a foreign country, acquired as a result of an unlawful activity, the 29 Agency under the direction of the Attorney General shall apply for the asset or

property, subject to any treaty or arrangement with that foreign country, to be

I	Torrested to the Federal Government of Nigeria.	
2	(3) The forfeited property referred to in subsections (1) and (2) of	
3	this section shall be transferred to and interest vested in the Federal	
4	Government of Nigeria, as provided under the provisions of this Act.	
5	(4) Where a foreign country has forfeited or confiscated property	
6	under the laws of its country-	
7	(a) that relates to unlawful activity conducted in that country and	
8	Nigeria; and	
9	(b) repatriates the whole or part of that assets or a sum of money	
10	that represents unlawful activity in Nigeria,	
11	the property shall be realised and the proceeds or the sum of money is paid	
12	into the Confiscated and Forfeited Properties Account established under	
13	Part X of this Act.	
14	(5) Any money paid into the Confiscated and Forfeited Properties	
15	Account under subsection (4) of this section shall be utilised to finance any	
16	of the purposes specified under this Act and as approved by the Federal	
17	Executive Council.	
18	PART X - CONFISCATED AND FORFEITED PROPERTIES ACCOUNT	Establishment of
19	120(1) There is established, under this Act, the Confiscated and	the Confiscated and Forfeited Properties Account
20	Forfeiture Property Account, a special designated account opened and	Tropontation
21	maintained at the Central Bank of Nigeria.	
22	(2) The Confiscated and Forfeited Properties Account shall be	
23	managed by the Director General of the Agency who shall be responsible for	
24	providing reports to the Minister of Finance.	Payments into the Confiscated
25	121(1) There shall be paid into the Confiscated and Forfeited	and Forfeited Properties Account
26	Properties Account-	•
27	(a) monies realised from the proceeds of sale, management or other	
28	form of disposal of seized, attached, and forfeited assets under this Act and	
29	other relevant laws;	
30	(b) monies realised from the proceeds of sale, management, or	

1	other form of disposal of seized, attached, confiscated, and forfeited assets
2	under this Act and other relevant laws;
3	(c) proceeds of any property seized or forfeited under section 23 (2)
4	(c) of the Code of Conduct Bureau and Tribunal Act, which relates to seizure
5	and forfeiture to the State of any property acquired in abuse or corruption of
6	office;
7	(d) monies paid to Nigeria by a foreign country-
8	(i) under any treaty or arrangement providing for mutual assistance in
9	criminal matters,
10	(ii) as mentioned in section 119 (4) of this Act, or
11	(iii) through repatriation of proceeds of unlawful activity; and
12	(e) monies paid to the Agency on behalf of the Federal Government in
13	settlement of proceedings connected with this Act and other relevant laws.
14	(2) Confiscated or forfeited assets are-
15	(a) the remainder of the money and amounts referred to in section 51
16	(2) and (4) of this Act;
17	(b) the amount representing proceeds from a disposition authorised
18	under this Act or by regulations made under this Act or under any other relevant
19	law;
20	(c) the amount referred to in section 80 of this Act;
21	(d) remainder of the money and amounts referred to in section 115 of
22	this Act;
23	(e) proceeds of an unlawful activity and money confiscated or
24	forfeited under-
25	(i) the Customs and Excise Management Act,
26	(ii) the Terrorism (Prevention) Act,
27	(iii) the Money Laundering (Prohibition) Act,
28	(iv) the Economic and Financial Crimes Commission
29	(Establishment, etc.) Act,
30	(iv) the Corrupt Practices and Other Related Offences Act,

	I	iorieiture order;
	2	(c) compensate any person who has suffered grave pecuniary loss on
	3	account of the offence or conduct that gave rise to the confiscation or forfeiture
	4	order;
	5	(d) pay any foreign country or an agency under the provisions of any
	6	treaty agreement or scheme for mutual legal assistance;
	7	(e) make payments under any programme approved by the President
	8	under section 124 of this Act;
	9	(f) make any payment necessary to satisfy Nigeria's obligations in
	10	respect of a registered foreign forfeiture order;
	11	(g) make such other payments, on behalf of the Federal Government,
	12	directed to be made under any relevant law; and
	13	(h) pay, with the approval of the National Assembly, two percent
	14	allocation to the Agency or any other relevant organization for the recoveries
Audit of the Confiscated and	15	made by the Agency and the relevant organization in any given year.
Forfeited Properties Account	16	123. The Confiscated and Forfeited Properties Account shall be
	17	audited in accordance with the guidelines supplied by the Auditor-?General for
Authorisation of expenditures for	18	the Federation.
approved programmes of	19	124(1) Subject to approval by the National Assembly, the President
relevant organisations etc.	20	may authorise, from time to time, monies in the Confiscated and Forfeited
	21	Properties Account to meet approved programmes of the Agency and the
	22	relevant organisations.
	23	(2) The President may approve expenditure out of the Confiscated
	24	and Forfeited Properties Account for any one or more of the following
	25	purposes-
	26	(a) judicial, criminal justice reform and crime prevention measures;
	27	(b) law enforcement measures;
	28	(c) measures relating to treatment of drug addiction;
	29	(d) measures outlined for the rehabilitation of victims of human
	30	trafficking;

(3) The Court shall, notwithstanding anything to the contrary in

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1	any other enactment, rules, or regulations, have power to adopt all legitimate
2	measures it deems necessary to avoid unnecessary delays and abuse in the
3	conduct of proceedings.
4	PART XII - GENERAL PROVISIONS RELATING TO LEGAL PROCEEDINGS
5	126. Subject to the provisions of this Act, the defendant in any
6	proceedings under this Act bears the burden of proving that he is the legitimate
7	$owner\ of\ the\ assets\ suspected\ to\ be\ proceeds\ of\ crime\ or\ derived\ from\ unlawful$
8	activity or that the assets is of legitimate origin and is not proceeds of unlawful
9	activity.
10	127(1) An application for stay of proceedings, in respect of any
11	matter brought under this Act, shall not be entertained except at the stage of
12	final judgement on the substantive matter.
13	(2) The fact that criminal proceedings have been instituted or have
14	commenced, whether under this Act, shall not constitute a ground for stay of
15	proceedings under this Act.
16	(3) The Agency has the same right of appeal, as any other person
17	under this section, in respect of the grant or refusal of an order under this Act.
18	(4) This section does not affect any other right of appeal conferred on
19	a person under the Constitution of the Federal Republic of Nigeria or any other
20	law.
21	128. Where in this Act, a notice or other document is required by of
22	any provision of this Act to be published, it is sufficient if the notice or other
23	document is published in the Federal Gazette and two widely circulating
24	national newspapers.
25	129. Subject to the provisions of the Constitution of the Federal
26	Republic of Nigeria, where a provision of this Act is inconsistent with any
27	provision of any relevant law on civil forfeiture, confiscation, and management
28	of proceeds of crime, the provisions of this Act shall prevail.
29	130(1) A civil action shall not be commenced against the Agency
30	before the expiration of a period of 30 days after written notice of intention to
	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29

N30, LFN 2004 is amended by-

30

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(a) by deleting Sections 27, 28, 31, 32, and 33 (2), and (3);

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2
              (b) by deleting sections 38, 39, 40 and 42. 43,
              (c) in section 52, by deleting the definition of the words
3
4
     "confiscation" and "freezing" or "seizure";
5
              (d) by deleting the Fourth Schedule;
6
              (e) by repealing the NDLEA (Disposal of Forfeited Assets and
7
     Properties) Regulations.
8
              (3) The Corrupt Practices and Other Related Offences Act, (CAP. C31
9
     LFN 2004) is amended by:
10
              (a) by deleting section 20;
              (b) by deleting section 38;
11
              (c) by deleting section 48 and 51.
12
              (4) The Economic and Financial Crimes Commission
13
14
     (Establishment) Act (CAPE1 LFN 2004 is amended by-
15
              (a) by deleting section 6 (d), (k), and (m);
              (b) in section 13 (1) (e);
16
              (c) by deleting sections 20, 21, 22, 24, 25, and 26 (1) (b) and 26 (2) and
17
     26 (3), delete section 27 (4) and (5);
18
19
              (d) by deleting sections 29 and 30;
              (e) by deleting section 31, 32, and 33.
20
21
              (5) The Advanced Fee Fraud and other Related Offences Act, 2006 is
22
     amended by-
              (i) By deleting Section 16(5)(b);
23
24
              (j) by deleting Section 17 and Section 59.
              (6) Without prejudice to section 6 of the Interpretation Act, the
25
26
     amendment of the Acts specified in subsections (1), (2), (3) and (4), shall not
27
     affect anything done under or pursuant to the amended Acts.
              (7) An agreement or arrangement in existence under the amended
28
29
     Acts before the commencement of this Act shall continue to have effect subject
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1	to such modifications as may be necessary to give effect to this Act.	Interpretation
2	135. In this Act-	
3	"Agency" means the Proceeds of Crime (Recovery and Management	
4	Agency);	
5	"assets" includes "funds" or "property". Funds or property refers to assets of	
6	every kind whether tangible or intangible, movable or immovable, however	
7	acquired, and legal documents or instruments in any form, including	
8	electronic or digital, evidencing title to or interest in such assets, including	
9	but not limited to bank credits, travellers cheques, bank cheques, money	
10	orders, shares, securities, bonds, drafts or letters of credit;	
11	"asset manager" means a person authorised by the Agency to fulfil the	
12	functions mentioned in section 26(1)(a) of this Act;	
13	"authorised officer" means a qualified person, who is-	
14	(a) a member of staff of the Agency or persons so designated by the	
15	Director-?General of the Agency;	
16	(b) member, officer, or employee of a relevant organisation; or	
17	(c) any other person included in a class of persons declared by the	
18	regulations to be within this definition;	
19	"Attorney-General" means the Attorney-?General of the Federation and	
20	Minister of Justice;	
21	"benefit" includes service or advantage;	
22	"books" include any books of account, deed, paper, writing, or document,	
23	and any record of information, however, compiled, recorded or stored,	
24	whether in writing, on microfilm, by electronic process or otherwise;	
25	"child" means a person under the age of eighteen years;	
26	"civil proceedings" refers to proceedings that are civil proceedings and are	
27	not criminal proceedings	
28	"close dependant relative" means-	
29	(a) the person's spouse; or	
30	(b) the person's child	

30

1	"Confiscation" which includes forfeiture where applicable means the
2	permanent deprivation of funds or other assets by order of a competent
3	authority or a court. Confiscation or forfeiture takes place through a judicial or
4	administrative procedure or order of the court that transfers the ownership of
5	the specified assets to the government;
6	"Confiscated and Forfeited Properties Account" means the account established
7	under section 120 of this Act;
8	"confiscation order" means, an order made under section 70 of this Act;
9	"controlled property" has the meaning given to it by section 109 of this Act
10	"conveyance" means, a mode of transportation, and includes an aircraft, a
11	vehicle, and a vessel;
12	"convicted person" for the purpose of recovery of proceeds of criminal
13	activities means, the person-
14	(a) is convicted for the offence;
15	(b) is sentenced for the offence, notwithstanding that the Court in
16	passing sentence took into account an offence of which he has not been found
17	guilty; or
18	(c) absconds in connection with the offence; "
19	Court" means the Federal High Court or State High Court; "data" includes-
20	(a) information in any form; and
21	(b) any programme or part of a programme; "data held in a computer"
22	includes data held in-
23	(a) any removable data storage in electronic devices for the time being
24	held in a computer;
25	(b) data storage in electronic devices on a computer network of which
26	the computer forms a part; and
27	(c) data held in any remote storage in electronic devices to which data
28	has been sent from the computer.

"data storage device" means a thing containing, or designed to contain data;

"date of conviction" in relation to a person's conviction of an offence, means, in

1	the case of a person-
2	(a) charged with, and found guilty of the offence, the day on which
3	the person was found guilty of the offence; or
4	(b) who absconds, the day on which the person is taken to have
5	absconded in connection with the offence;
6	"deal" when used in relation to a person's property, includes-
7	(a) where a debt is owed to that person, making a payment to any
8	person in reduction of the amount of the debt;
9	(b) removing property from Nigeria;
10	(c) receiving or making a gift of property; and
11	(e) where property is covered by a restraint order, engaging in a
12	transaction that has the direct or indirect effect of reducing the value of the
13	person's interest in the property,
14	and "dealing" shall be construed, accordingly;
15	"derived", in relation to a person having derived proceeds, a benefit or
16	wealth, includes any other person who at the request or direction of the
17	person, having derived the proceeds, benefit, or wealth directly or
18	indirectly;
19	"designated non-financial institutions" means-
20	(a) businesses involved in the hospitality industry;
21	(b) casinos;
22	(c) clearing and settlement companies;
23	(d) company service providers, who provide services to third
24	parties;
25	(e) consultants and consulting companies;
26	(f) dealers in luxury items;
27	(g) dealers in precious metals and precious stones;
28	(h) dealers in real estate, estate developers, estate agents and
29	brokers;
30	(i) high value dealers;

1 (j) law firms and notaries; 2 (k) licensed professional accountants; (1) mortgage brokers; 3 4 (m) non-profit organisations; 5 (n) practitioners of mechanized farming; (o) religious and charitable organisations; 6 (p) supermarkets; (q) tax consultants; 8 9 (r) trust and company service providers; or 10 (s) other businesses and professions as may be designated by the 11 Attorney-General in regulations; "detained cash" means cash or items that have been seized and detained under 12 13 this Act; "Director-General" means the Director-General appointed for the 14 Agency under this Act "discovery order" has the meaning given to it under 15 section 43 of this Act; "effective control" has the meaning given to it under section 82 of this Act: 16 "encumbrance", in relation to property, includes any interest, mortgage, 17 charge, right, claim, and demand in respect of the property; 18 "evidential material" means evidence relating to-19 20 (a) property in respect of which action has been or could be taken under this Act; or 21 (b) benefits derived from the commission of a relevant offence; 22 23 "financial institution" has the meaning given in the Money Laundering (Prohibition, etc.) Act2011 (as amended in 2012); 24 "Freeze" means to prohibit the transfer, conversion, disposition, or movement 25 26 of any property, equipment or other instrumentalities on the basis of, and for the 27 duration of the validity of an action initiated by a competent authority or a court 28 order under a freezing mechanisms, or until a forfeiture or confiscation order is 29 made by a competent authority;

"Fund" Funds refers to assets of every kind whether tangible or intangible,

1	movable or immovable, however acquired, and legal documents or
2	instruments in any form, including electronic or digital, evidencing title to or
3	interest in such assets, including but not limited to bank credits, travellers
4	cheques, bank cheques, money orders, shares, securities, bonds, drafts or
5	letters of credit;
6	"interest", in relation to property or a thing, means-
7	(a) a legal or equitable estate, or interest in the property or thing; or
8	(b) a right, power or privilege in connection with the property or
9	thing, whether present or future, and whether vested or contingent;
10	"instrumentality of an offence" means property used or intended to be used
11	in or in connection with the commission of an offence, whether the property
12	is situated within or outside Nigeria;
13	"lawfully acquired", in relation to property or wealth, means that the
14	property or wealth, and the consideration for it, was lawfully acquired;
15	"legal practitioner" has the meaning given to it by the Legal Practitioners
16	Act;
17	"money laundering" has the same meaning as defined under the Money
18	Laundering (Prohibition) Act, 2011 (as amended in 2012);
19	"Non-conviction-based confiscation" means confiscation through a judicial
20	procedure related to a criminal offence for which a criminal conviction is not
21	required.
22	"Nigeria Financial Intelligence Unit" means the Unit set up under the
23	Nigeria Financial Intelligence Unit Act, 2018;
24	"officer", in relation to a financial institution or a corporation, means a
25	director, secretary, executive officer, or employee of a financial institution;
26	"premises" means property and structures that are on the property, including
27	buildings, vessels, boats and vehicles, whether temporary or not and
28	whether designed for habitation or not;
29	"person's property" includes property in respect of which a person has a
30	beneficial interest;

"proceedings are concluded" where-

2	(a) the defendant is acquitted on all counts in proceedings for ar
3	offence, on the date he is acquitted;
4	(b) the defendant is convicted in proceedings for an offence and the
5	conviction is quashed or the defendant is pardoned before a confiscation order
6	is made, on the date the conviction is quashed, or the defendant is pardoned
7	before a confiscation order is made;
8	(c) a confiscation order is made against the defendant in proceedings
9	for an offence, whether the order is made by the Court or the Court of Appeal
10	on the date the order is-
11	(i) satisfied or discharged, or
12	(ii) quashed and there is no further possibility of an appeal against the
13	decision to quash the order;
14	"proceeds" means property, whether-
15	(a) wholly or partly derived or realized, directly or indirectly, from an
16	unlawful activity,
17	(b) the property is situated within or outside Nigeria;
18	"property" includes funds and means assets of every kind, corporeal or
19	incorporeal, moveable or immoveable, tangible or intangible and legal
20	documents or instruments evidencing title to or interest such assets whether
21	situated within Nigeria or outside Nigeria.
22	"quashing a conviction for an offence" means-
23	(a) the quashing of a conviction of a person, who had been convicted;
24	(b) the quashing or setting aside of the finding of guilt, where a person
25	had been charged with and found guilty of an offence but discharged without
26	conviction; or
27	(c) the quashing or setting aside of the conviction of a person, who
28	absconded but was later brought before a Court and discharged;
29	"realizable property" means has the meaning assigned to it in section 73 of this
30	Act:

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1	"registration authority", in relation to property of a kind means, an authority	
2	responsible for registration of title to, or charges over property of that kind;	
3	"related offence" means, an offence the physical elements of which are like	
4	another offence;	
5	"relevant laws" means laws of relevant organization, and any other law	
6	relating to civil forfeiture, confiscation, and management of proceeds of	
7	crime;	
8	"relevant organization" means-	
9	(a) the Economic and Financial Crimes Commission;	
10	(b) the Independent Corrupt Practices and other Related Offences	
11	Commission;	
12	(c) the National Drug Law Enforcement Agency;	
13	(d) The National Agency for Prohibition of Trafficking in Persons;	
14	(e) the National Agency for Food and Drug Administration and	
15	Control;	
16	(f) the Nigeria Customs Service;	
17	(g) the Nigerian Financial Intelligence Unit;	
18	(h) the Code of Conduct Bureau;	
19	(i) the Nigeria Police Force;	
20	(j) the Department of State Services;	
21	(k) the Armed Forces;	
22	(l) the Standard Organization of Nigeria;	
23	(m) the Nigeria Maritime and Safety Agency;	
24	(n) the Nigeria Immigration Service;	
25	(o) the Nigeria Ports Authority;	
26	(p) the National Inland Waterways Authority;	
27	(q) the Nigerian Security and Civil Defence Corps;	
28	(r) the Federal Inland Revenue Service; and	
29	(s) such other organisations as the Attorney-General may, from	
30	time to time, designate;	

- 1 "relevant person" means, a person who has been convicted of, or has been
- 2 charged with, an offence, or it is proposed that the person be charged with an
- 3 offence;
- 4 "restraint order" means an order under Part VII of this Act that is in force;
- 5 "seize" means to prohibit the transfer, conversion, disposition, or movement of
- 6 property based on an action initiated by a relevant organization, the agency or
- 7 based on a court order;
- 8 "sufficient consideration" in relation to an acquisition or disposal of property,
- 9 means a consideration that is sufficient and that reflects the value of the
- 10 property, having regard solely to commercial considerations; and
- 11 "unlawful activity" means an act, omission, or conduct, committed directly or
- 12 indirectly which constitutes an offence or which contravenes a law in force in
- 13 Nigeria, whether the act, omission or conduct occurred before or after the
- 14 commencement of this Act or where the offence is committed in a country
- outside Nigeria, would also constitute an offence if it had been committed in
- 16 Nigeria;
- 17 "Terrorism Financing" has the same meaning as defined under the Terrorism
- 18 (Prevention Act) 2011 (as amended in 2013).
 - 19 **136.** This Bill may be cited as Proceeds of Crimes (Recovery and

Short title

Management) Agency Bill, 2020.

SCHEDULE

	Section 28 (6)
Amount	Period
An amount not exceeding N50,000.00	7 days
An amount exceeding N50,000.00 but not exceeding N150,000.00	14 days
An amount exceeding N150,000.00 but not exceeding N250,000.00	28 days
An amount exceeding N250,000.00 but not exceeding N700,000.00	45 days
An amount exceeding N700,000.00 but not exceeding N1,400,000.00	3 months
An amount exceeding N1,400,000.00 but not exceeding N2,800,000.00	6 months
An amount exceeding N2,800,000.00 but not exceeding N5,600,000.00	12 months
An amount exceeding N5,600,000.00 but not exceeding N14,000,000.00	18 months
An amount exceeding N14,000,000.00 but not exceeding N28,000,000.00	2 years
An amount exceeding N28,000,000.00 but not exceeding N70,000,000.00	3 years
An amount exceeding N70,000,000.00 but not exceeding N140,000,000.00	5 years
An amount exceeding N140,000,000.00 but not exceeding N280,000,000.00	7 years
An amount exceeding N280,000,000.00	10 years

EXPLANATORY MEMORANDUM

This Bill seeks to make comprehensive provisions for seizure, confiscation, forfeiture, and management of properties derived from unlawful activities.