



HOUSE OF REPRESENTATIVES FEDERAL REPUBLIC OF NIGERIA

FIRST VOTES AND PROCEEDINGS

Wednesday, 6 October, 2021

1. The House met at 12.12 p.m. Mr Speaker read the Prayers.
2. The House recited the National Pledge.
3. **Votes and Proceedings**
Mr Speaker announced that he had examined and approved the *Votes and Proceedings* of Tuesday, 5 October, 2021.

The Votes and Proceedings was adopted by unanimous consent.

4. **Executive Session**
Motion made and Question proposed, "That the House do resolve into a Closed Session" (Hon. Peter Akpatason — Deputy House Leader).

<i>Closed Session</i>	—	12.20 p.m.
<i>House in Open Session</i>	—	12.52 p.m.

5. **Message**
Mr Speaker read a message from the President of the Federal Republic of Nigeria:



PRESIDENT,
FEDERAL REPUBLIC OF NIGERIA

5th October, 2021

Rt. Hon. Femi Gbajabamila
Speaker of the House of Representatives,
National Assembly Complex,
Three Arms Zone,
Abuja.

Dear Rt Hon. F. Gbajabamila,

PRESENTATION OF 2022 APPROPRIATION BILL

May I crave the kind indulgence of the House of Representatives to grant me the slot of 1200 Hours on Thursday, 7th October, 2021, to formally present the 2022 Appropriation Bill to the Joint Session of the National Assembly.

Please accept, Mr Speaker, the assurances of my highest regards, as I look forward to addressing the Joint Session.

Yours sincerely,

(Signed)

Muhammadu Buhari

6. Announcement

(i) Mr Speaker announced the membership of the following Parliamentary Friendship Groups:

(a) **Nigeria/Italy Friendship Group:**

(1)	Hon. Dauda Zakariya Nyampa	—	Chairman
(2)	Hon. Mariam Onuoha	—	Member
(3)	Hon. Shaba Ibrahim	—	Member
(4)	Hon. Idem Unyime Josiah	—	Member
(5)	Hon. Sani Maruf	—	Member
(6)	Hon. Olanrewaju Oladapo	—	Member

(b) **Nigeria/Jordan Friendship Group:**

(1)	Hon. James Adisa Owolabi	—	Chairman
(2)	Hon. Emerengwe Boniface Sunday	—	Member
(3)	Hon. Umar Yabo	—	Member
(4)	Hon. Akande Sadipe Tolulope Tiwalola	—	Member
(5)	Hon. Umar Ibrahim Potiskum	—	Member
(6)	Hon. Isiaka Ibrahim Ayokunle	—	Member
(7)	Hon. Kabiru Amadu	—	Member

(ii) **Parliament for Nuclear Non-Proliferation and Disarmament (PNND):**

Mr Speaker announced the Membership of the PNND as follows:

(1)	Hon. Preye Influence Goodluck Oseke	—	Chairman
(2)	Hon. Emerengwe Boniface Sunday	—	Member
(3)	Hon. Nassir Ali Ahmed	—	Member
(4)	Hon. Ibrahim Babajide Obanikoro	—	Member
(5)	Hon. Simon Elisha Karu	—	Member

7. Petitions

(i) A petition from Good Luck Chambers, J. A. Adeboye & Co. (Legal Practitioners), on behalf of Samuel Adiatu, on his disengagement, and non-payment of his retirement benefits by the Nigeria Police Force, was presented and laid by Hon. Taiwo Oluga (Ayedaade/Irewole/Isokan Federal Constituency);

(ii) The following Petitions were presented and laid by Hon. Haruna Dederi Isa (Karaye/Rogo Federal Constituency):

(a) Oraeki Oraeki & Co. (Legal Practitioners), on behalf of Onyeka Okeke-Oba, on alleged intimidation and refusal to release his Toyota Hilux by the Nigerian Customs Service;

- (b) K.K. Briggs & Co. (Legal Practitioners), on behalf of Tehilla Ibiye Alalibo and others, on alleged non-payment of arrears of their emoluments and allowances by the Presidential Amnesty Office, Rivers State Liaison Office, Port Harcourt; and
- (c) Faruna Okwoli, on alleged non-compliance with the House Resolution of Wednesday, 7 February, 2018, by the Nigeria Police Force.

Petitions referred to the Committee on Public Petitions.

8. Admittance into the Chamber

Motion made and Question proposed, "That the House do admit into the Chamber, the President and Commander-in-Chief of the Armed Forces of the Federal Republic of Nigeria and his entourage, on Thursday, 7 October, 2021 at 12.00 Noon, for the purpose of presentation of the 2022 Budget Estimates at a Joint Sitting of the National Assembly, pursuant to Order Twenty-One, Rule 8 (1) (i), (ii), and (v) - (xii) of the Standing Orders" (*Hon. Ali Wudil Muhammed — Wudil/Garko Federal Constituency*).

Agreed to.

9. Matter of Urgent Public Importance (Standing Order Eight, Rule 4)

Need to Address the Worsening Security Situation in Sokoto State:

Hon. Musa Sarkin Adar (*Goronyo/Gada Federal Constituency*) introduced the matter and prayed the House to:

- (a) consider and approve the matter as one of urgent public importance; and
- (b) suspend Order Eight, Rule 4 (3) to allow debate on the matter forthwith.

Question that the matter be considered as one of urgent public importance — Agreed to.

Question that the House do suspend Order Eight, Rule 4 (3) to enable it debate the matter forthwith — Agreed to.

Need to Address the Worsening Security Situation in Sokoto State:

The House:

Notes that since acts of banditry started happening in the country and the North West in particular, the situation has become worse in recent weeks with daily attacks, killings and terrible humanitarian consequences in most places in Sokoto State especially Isa, Sabon-Birni, Goronyo, Guda, Tangaza, Tureta, Dange Shuni, Rabah, Gada, Kware, Wurno and Ilela Local Government Areas;

Worried that the attacks are threatening peace, subjecting people to fear of uncertainties and resulting to loss of lives and properties across the State;

Disturbed that the poor condition of living caused by adverse consequences of the incessant banditry attacks may continue to degenerate if urgent action is not taken by appropriate authorities to restore law and order;

Resolves to:

- (i) urge the security agencies to deploy adequate number of troops to prevent further killings of innocent and defenceless Nigerians;

- (ii) also urge the Ministries of Humanitarian Affairs, Disaster Management and Social Development, Water Resources, and Health, as well as the National Emergency Management Agency (NEMA), the Central Bank of Nigeria (CBN) and the Nigerian National Petroleum Corporation (NNPC) to provide relief materials, including food items, non-food items, medical, pharmaceuticals and monies to set up small businesses which have been vandalised by the insurgents through looting, arson and killings of bread winners of affected families;
- (iii) further urge the National Commission for Refugees, Migrants and Displaced Persons to evacuate Nigerians displaced to Niger Republic as refugees as a result of the banditry attacks;
- (iv) call on the security agencies to withdraw personnel from check points along major roads and redeploy them to different areas requiring urgent security attention to save lives and properties;
- (v) invite the Ministers of Defence, and Police Affairs to brief the House within one (1) week on the security situation in Sokoto State;
- (vi) equally urge the Nigerian Incentive-Based Risk Sharing System for Agricultural Lending (NIBRSAL) to give accelerated reconstruction and rehabilitation soft loan of ₦50,000 each to youths and women that have been displaced from farming and livestock business;
- (vii) also call on the National Directorate of Employment (NDE) and the Small and Medium Enterprises Development Agency of Nigeria (SMEDAN) to train 100,000 youths and 75,000 women to resuscitate the economic condition of the affected victims;
- (viii) observe a minute silence in honour of those that have been killed in the carnage, including Security Agents who lost their lives at various engagements with the bandits; and
- (ix) set up an *Ad-hoc* Committee to visit the flash areas in the State to assess the situation, commiserate with the victims and report within two (2) weeks (*Hon. Musa Sarkin Adar — Goronyo/Gada Federal Constituency*).

Debate.

Agreed to.

The House:

Noted that since acts of banditry started happening in the country and the North West in particular, the situation has become worse in recent weeks with daily attacks, killings and terrible humanitarian consequences in most places in Sokoto State especially Isa, Sabon-Birni, Goronyo, Guda, Tangaza, Tureta, Dange Shuni, Rabah, Gada, Kware, Wurno and Ilela Local Government Areas;

Worried that the attacks are threatening peace, subjecting people to fear of uncertainties and resulting to loss of lives and properties across the State;

Disturbed that the poor condition of living caused by adverse consequences of the incessant banditry attacks may continue to degenerate if urgent action is not taken by appropriate authorities to restore law and order;

Resolved to:

- (i) urge the security agencies to deploy adequate number of troops to prevent further killings of innocent and defenceless Nigerians;

- (ii) also urge the Ministries of Humanitarian Affairs, Disaster Management and Social Development, Water Resources, and Health, as well as the National Emergency Management Agency (NEMA), the Central Bank of Nigeria (CBN) and the Nigerian National Petroleum Corporation (NNPC) to provide relief materials, including food items, non-food items, medical, pharmaceuticals and monies to set up small businesses which have been vandalised by the insurgents through looting, arson and killings of bread-winners of affected families;
- (iii) further urge the National Commission for Refugees, Migrants and Displaced Persons to evacuate Nigerians displaced to Niger Republic as refugees as a result of the banditry attacks;
- (iv) call on the security agencies to withdraw personnel from check points along major roads and redeploy them to different areas requiring urgent security attention to save lives and properties;
- (v) invite the Ministers of Defence, and Police Affairs to brief the House within one (1) week on the security situation in Sokoto State;
- (vi) equally urge the Nigerian Incentive-Based Risk Sharing System for Agricultural Lending (NIBRSAL) to give accelerated reconstruction and rehabilitation soft loan of ₦50,000 each to youths and women that have been displaced from farming and livestock business;
- (vii) also call on the National Directorate of Employment (NDE) and the Small and Medium Enterprises Development Agency of Nigeria (SMEDAN) to train 100,000 youths and 75,000 women to resuscitate the economic condition of the affected victims;
- (viii) observe a minute silence in honour of those that have been killed in the carnage, including Security Agents who lost their lives at various engagements with the bandits; and
- (ix) set up an *Ad-hoc* Committee to visit the flash areas in the State to assess the situation, commiserate with the victims and report within two (2) weeks (**HR. 99/10/2021**).

A minute silence was observed in honour of the deceased.

10. Presentation of Bills

The following Bills were read the *First Time*:

- (1) Federal Road Safety Commission Road Marshal Assistants Training School (Establishment) Bill, 2021 (HB. 1619).
- (2) Federal Road Safety Commission Command and Staff College (Establishment) Bill, 2021 (HB. 1620).
- (3) Federal Road Safety Commission Inspectorate Training School (Establishment) Bill, 2021 (HB. 1621).
- (4) Federal Road Safety Commission Academy (Establishment) Bill, 2021 (HB. 1622).
- (5) Passengers Rights Bill, 2021 (HB. 1623).
- (6) Food Processing and Preservation Centres (Establishment) Bill, 2021 (HB. 1624).
- (7) Federal College of Nursing and Midwifery, Ayedun, Kwara State (Establishment) Bill, 2021 (HB. 1625).
- (8) Public Accounts Tribunal (Establishment) Bill, 2021 (HB. 1626).

- (9) Constitution of the Federal Republic of Nigeria, 1999 (Alteration) Bill, 2021 (HB. 1627).
- (10) National Assembly Service Act (Amendment) Bill, 2021(HB. 1628).
- (11) Federal College Agriculture, Abi, Cross Rivers State (Establishment) Bill, 2021 (HB. 1629).
- (12) Federal Polytechnic, Akugbene (Establishment) Bill, 2021 (HB. 1630).
- (13) Petitions to the National Assembly (Procedure) Bill, 2021(HB. 1631).
- (14) Federal Medical Centre, Illeh Ekpoma, Edo State (Establishment) (HB. 1389).

11. Presentation of Reports

(i) *Committee on Agricultural Colleges and Institutions:*

Motion made and Question proposed, "That the House do receive the Report of the Committee on Agricultural Colleges and Institutions on a Bill for an act to Establish Federal Universities of Agriculture and Technology, Kwale and Damaturu to make Comprehensive Provisions for their Due Management and Administration; and for Related Matters (HB. 1290)" (*Hon. Munir Babba Dan Agundi —Kumbatso Federal Constituency*).

Agreed to.

Report laid.

(ii) *Committee on Public Petitions:*

Report of the Petition by Ex PC Ojo Aiyeetan:

Motion made and Question proposed, "That the House do receive the Report of the Committee on Public Petitions on the Petition by Ex PC Ojo Aiyeetan against the Nigeria Police Force on the unlawful dismissal from the Force" (*Hon. Jerry Alagbaoso — Orlu/Orsu/Oru East Federal Constituency*).

Agreed to.

Report laid.

(iii) *Committee on Public Petitions:*

Report of the Petition by Salama Chambers on behalf of Aliyu Sahabi Yar'abba:

Motion made and Question proposed, "That the House do receive the Report of the Committee on Public Petitions on the Petition by Aliyu Sahabi Yar'abba on the Compliant to Investigate Conspiracy and Banking Fraud by Salama Chambers on behalf of Aliyu Sahabi Yar'abba against Diamond Bank" (*Hon. Jerry Alagbaoso — Orlu/Orsu/Oru East Federal Constituency*).

Agreed to.

Report laid.

(iv) *Committee on Public Petitions:*

Report of the Petition by Martins Akinlawon Ayodele and John Olumide Awoseyi:

Motion made and Question proposed, "That the House do receive the Report of the Committee on Public Petitions on the Petition by Martins Akinlawon Ayodele and John Olumide Awoseyi against the Niger Delta Power Holding Company (NPHDC) on Non-regularization of Employment and Non-payment of Salaries and Emolument for Station Staff of NPHDC, Sapele Power Station, Delta State" (*Hon. Jerry Alagbaoso — Orlu/Orsu/Oru East Federal Constituency*).

Agreed to.

Report laid.

(v) ***Committee on Public Petitions:***

Report of the Petition by Tyowanye Community:

Motion made and Question proposed, "That the House do receive the Report of the Committee on Public Petitions on the Petition by Tyowanye Community to Facilitate the Diversion of High Voltage Transmission Corridor of Mambilla Hydro-Power Projects away from Tyowanye Township/Market in Shorov Council Ward" (Hon. Jerry Alagbaoso — Orlu/Orsu/Oru East Federal Constituency).

Agreed to.

Report laid.

(vi) ***Committee on Public Petitions:***

Report of the Petition by National Directorate for Employment (NDE) 2017 Batch A:

Motion made and Question proposed, "That the House do receive the Report of the Committee on Public Petitions on the Petition by National Directorate for Employment (NDE) 2017 Batch A against the Management of NDE, Gombe State, a Letter for Compliant and Request of Payment for State Beneficiary Trainees" (Hon. Jerry Alagbaoso — Orlu/Orsu/Oru East Federal Constituency).

Agreed to.

Report laid.

(vii) ***Committee on Finance:***

Motion made and Question proposed, "That the House do receive the Report of the Committee on Finance on the Revised Federal Government of Nigeria 2022-2024 Medium Term Expenditure Frame Work (MTEF) and Fiscal Strategy Paper (FSP)" (Hon. James Abiodun Faleke — Ikeja Federal Constituency).

Agreed to.

Report laid.

12. **A Bill for an Act to Establish the National Agricultural Development Fund to Provide Funds for Agricultural Development; and for Related Matters (HB.1319) — *Second Reading***

Motion made and Question proposed, "That a Bill for an Act to Establish the National Agricultural Development Fund to Provide Funds for Agricultural Development; and for Related Matters (HB.1319) be read a Second Time" (Hon. Ali Wudil Muhammed — Wudil/Garko Federal Constituency).

Debate.

Question that the Bill be now read a Second Time — Agreed to.

Bill read the Second Time.

Bill referred to the Committee of the Whole.

13. **A Bill for an Act to Establish Federal Psychiatric Hospital, Budo-Egba, Kwara State; and for Related Matters (HB. 1593) — Second Reading**
Motion made and Question proposed. "That a Bill for an Act to Establish Federal Psychiatric Hospital, Budo-Egba, Kwara State; and for Related Matters (HB. 1593) be read a Second Time" (*Hon. Ali Wudil Muhammed — Wudil/Garko Federal Constituency*).
- Debate.*
- Question that the Bill be now read a Second Time — Agreed to.*
- Bill read the Second Time.*
- Bill referred to the Committee of the Whole.*
14. **A Bill for an Act to Amend the Federal Airports Authority of Nigeria Act, Cap. F5, Laws of the Federation of Nigeria, 2004 to Empower the Authority to Recognize the Environmental Challenges facing all the Communities Around Nigerian Airports and therefore Engage and Involve the Communities in their Development Plans; and for Related Matters (HB. 1500) — Second Reading**
Motion made and Question proposed. "That a Bill for an Act to Amend the Federal Airports Authority of Nigeria Act, Cap. F5, Laws of the Federation of Nigeria, 2004 to Empower the Authority to Recognize the Environmental Challenges facing all the Communities Around Nigerian Airports and therefore Engage and Involve the Communities in their Development Plans; and for Related Matters (HB. 1500) be read a Second Time" (*Hon. Ganiyu Abiodun Johnson — Oshodi Isolo II Federal Constituency*).
- Debate.*
- Question that the Bill be now read a Second Time — Agreed to.*
- Bill read the Second Time.*
- Bill referred to the Committee on Aviation.*
15. **A Bill for an Act to Alter the Constitution of the Federal Republic of Nigeria, 1999 (as amended) to Incorporate the National Human Rights Commission as one of the Federal Executive Bodies; and for Related Matters (HB. 1498) — Second Reading**
Motion made and Question proposed. "That a Bill for an Act to Alter the Constitution of the Federal Republic of Nigeria, 1999 (as amended) to Incorporate the National Human Rights Commission as one of the Federal Executive Bodies; and for Related Matters (HB. 1498) be read a Second Time" (*Hon. John Dyeugh — Gboko/Tarka Federal Constituency*).
- Debate.*
- Question that the Bill be now read a Second Time — Agreed to.*
- Bill read the Second Time.*
- Bill referred to the Special Ad-hoc Committee on the Review of the 1999 Constitution.*
16. **A Bill for an Act to Amend the Industrial Training Fund Act, Cap. 19, Laws of the Federation of Nigeria, 2004 for the Purpose of Empowering the Fund to Design, setup and Operate Guidelines for the Training, Certification, Nationwide at States, Local Government Areas and Ward Levels and to Establish Area Registries for Maintaining Up-to-date Registers of Certified Artisans and Technicians in all Fields and in all Parts of the Federation; and for Related Matters (HB. 1447) — Second Reading**

Order read; deferred by leave of the House.

17. **A Bill for an Act to Amend the Motor Vehicle (Third Party Insurance) Act, Cap. M22, Laws of the Federation of Nigeria, 2004 to Proffer Stiffer Penalties to conform with Contemporary Realities; and for Related Matters (HB. 994) — Second Reading**

Motion made and Question proposed, "That a Bill for an Act to Amend the Motor Vehicle (Third Party Insurance) Act, Cap. M22, Laws of the Federation of Nigeria, 2004 to Proffer Stiffer Penalties to conform with Contemporary Realities; and for Related Matters (HB. 994) be read a Second Time" (Hon. Francis Charles Uduyok — Ikot Abasi/mkpat Enin/Eastern Obolo Federal Constituency).

Debate.

Question that the Bill be now read a Second Time — Agreed to.

Bill read the Second Time.

Bill referred to the Committee on Insurance and Actuarial Matters.

18. **Rescission of Clauses 10, 27, 28 and 29 of the Federal University of Education, Kontagora (Establishment) Bill, 2020 (HB.1136) Pursuant to Order Nine, Rule 1(6) of the Standing Orders of the House of Representatives**

Order read; deferred by leave of the House.

19. **Illegal Arrest, Detention and Brutalization of Peaceful Protesters**

Motion made and Question proposed:

The House:

Notes that Chapter Four of the Constitution of the Federal Republic of Nigeria, 1999 (as amended) guarantees the fundamental human rights of Nigerian citizens;

Also notes that Section 34 (a) of the Constitution provides that "no person shall be subjected to torture or inhuman or degrading treatment", while Section 34 (b) provides that no person shall be held in slavery or servitude;

Informed that on 1 October, 2021, some Nigerian youths assembled peacefully at Dantata bridge, Airport Road, Abuja as guaranteed by section 40 of the Constitution to demand for good governance, transparency and end the menace of insecurity in the country;

Aware that peaceful protests represent policy feedback mechanism by which citizens express their discontent with government's inhuman or degrading policies that erode their rights as national stakeholders;

Worried that a detachment of armed anti-riot policemen led by ASP Altine Daniel arrived at Dantata Bridge and violently opened fire on the peaceful protesters in a bid to disperse them;

Concerned that some of the protesters were beaten to stupor by Policemen while others were chased into the bush in violation of section 34 (a) of the Constitution;

Also worried that four of the protesters were arrested and allegedly taken to Galadimawa Police Station, and later moved to the FCT Police Command and to date have been denied access to either their families or their lawyers;

Further worried that such illegal detention of citizens incommunicado brings to mind the draconian military era and speaks of barbaric conducts of past years under the current democracy;

Disturbed that the Policemen who are supposed to be protecting the lives and properties of innocent Nigerians as well as enforcing the laws of the land as guaranteed by the Constitution are now in the habit of violating the rights and privileges of citizens;

Also disturbed that there have been series of allegations of human rights violations, extrajudicial killings, intimidation and harassment of Nigerians by Policemen and some of those allegations triggered the End SARS Protest of 2020;

Cognizant that if these excesses of the Police are not curtailed and erring Officers called to order, it could lead to a mass rebellion by the people against the government, hence the need for an urgent investigation;

Resolves to:

Mandate the Committee on Police Affairs to investigate the allegations and interface with the Leadership of the Nigeria Police Force for the immediate release of the four innocent Nigerians who were arrested and report within four (4) weeks (*Hon. Ndudi Elumelu — Aniocha North/Aniocha South/Oshimili North/Oshimili South Federal Constituency*).

Debate.

Negatived.

20. **Need to Ascertain the Position of Nigeria's Submission to the United Nation's Commission on the Limits of the Continental Shelf (CLCS)**

Motion made and Question proposed:

The House:

Notes that Article 76 of the United Nations Convention on the Law of the Sea (UNCLOS) allows the Coastal States to make additional claims from 200 nautical miles to a maximum of 350 nautical miles beyond the State's Continental Shelf;

Also notes that on 7 May, 2009 Nigeria submitted a proposal for extension of her continental shelf to the United Nation's Commission on the Limits of the Continental Shelf (CLCS);

Aware that when a state proves, through scientific information backed by data and argument, that the sea bed and the subsoil of the marine area of its territorial waters extend beyond 200 nautical miles exclusive economic zone, the United Nations Convention allows such additional claim to a maximum of 350 nautical miles;

Also aware that the Federal Government of Nigeria had constituted an Inter-Ministerial Technical Committee coordinated by the National Boundary Commission to work out the modalities for achieving the continental shelf extension;

Appreciates that the President of the Federal Republic of Nigeria had on 5 November 2015, set up a Presidential Committee to ensure that Nigeria's proposal at the UN receives a favourable consideration;

Recognizes that Continental Shelf, when extended beyond the 200 nautical miles of the Exclusive Economic Zone, would extend Nigeria's sovereignty and give her exploration and exploitation rights over the coastal marine resources and will help boost her revenues;

Also recognizes that the Continental Shelf extension will extend Nigeria's naval activities, national security on the sea, the sea bed and airspace;

Resolves to:

- (i) commend the President of the Federal Republic of Nigeria for setting up and mandating a high Powered Presidential Committee to pursue the actualization of the Continental Shelf extension;
- (ii) invite the High Powered Presidential Committee headed by the Attorney-General of the Federation, the Inter-Ministerial Technical Committee coordinated by the National Boundary Commission and the United Nations Resident team to brief the House on the status of the Continental Shelf Project;
- (iii) mandate the Committee on Maritime Safety, Education and Administration to closely follow up the continental shelf extension project and provide a quarterly report to the House (*Hon. Legor Idagbo — Obanliku/Obudu/Bakwarra Federal Constituency*).

*Debate.**Agreed to.*

The House:

Noted that Article 76 of the United Nations Convention on the Law of the Sea (UNCLOS) allows the Coastal States to make additional claims from 200 nautical miles to a maximum of 350 nautical miles beyond the State's Continental Shelf;

Also noted that on 7 May, 2009 Nigeria submitted a proposal for extension of her continental shelf to the United Nation's Commission on the Limits of the Continental Shelf (CLCS);

Aware that when a state proves, through scientific information backed by data and argument, that the sea bed and the subsoil of the marine area of its territorial waters extend beyond 200 nautical miles exclusive economic zone, the United Nations Convention allows such additional claim to a maximum of 350 nautical miles;

Also aware that the Federal Government of Nigeria had constituted an Inter-Ministerial Technical Committee coordinated by the National Boundary Commission to work out the modalities for achieving the continental shelf extension;

Appreciated that the President of the Federal Republic of Nigeria had on 5 November 2015, set up a Presidential Committee to ensure that Nigeria's proposal at the UN receives a favourable consideration;

Recognized that Continental Shelf, when extended beyond the 200 nautical miles of the Exclusive Economic Zone, would extend Nigeria's sovereignty and give her exploration and exploitation rights over the coastal marine resources and will help boost her revenues;

Also recognizes that the Continental Shelf extension will extend Nigeria's naval activities, national security on the sea, the sea bed and airspace;

Resolved to:

- (i) commend the President of the Federal Republic of Nigeria for setting up and mandating a high Powered Presidential Committee to pursue the actualization of the Continental Shelf extension;

- (ii) invite the High Powered Presidential Committee headed by the Attorney-General of the Federation, the Inter-Ministerial Technical Committee coordinated by the National Boundary Commission and the United Nations Resident team to brief the House on the status of the Continental Shelf Project;
- (iii) mandate the Committee on Maritime Safety, Education and Administration to closely follow up the continental shelf extension project and provide a quarterly report to the House (HR. 100/10/2021).

21. Need to Create an Economic Revenue Roadmap for the Future of Nigeria

Order read; deferred by leave of the House.

22. Need to Establish Fire Fighting Quick Response Station on Federal Highways Across the Country

Motion made and Question proposed:

The House:

Notes that the Federal Government established the Federal Road Safety Corps with the principal objective of preventing accidents and generally ensure safety on all highways in Nigeria;

Also notes that the Fire Service was established with the overall objective of extinguishing, controlling and prevention fire, saving and protecting lives and properties and performing other humanitarian causes;

Observes that despite efforts of the Federal Government, accidents still occur on the highways, some of which lead to fire explosions that result in the loss of lives and properties;

Also observes that when such ghastly accidents which lead to fire explosions occur, there is often no quick response from the firefighting or road safety agency as they mostly do not have firefighting equipment handy on the highways;

Aware that on 22 June, 2021, many vehicles were burnt beyond redemption after a tanker laden with fuel burst into flames on Ogere Axis of the Lagos-Ibadan Expressway, leading to loss of lives and properties and resulting in terrible traffic gridlock due to lack of equipment to put out the fire and evacuate the debris from the Federal Highway;

Recalls that on October 26, 2019, the Vanguard Newspapers reported that over 153 Nigerians died as a result of fuel tanker accidents from January 2019 to October 2019;

Resolves to:

- (i) urge the Federal Road Safety Corps and the Federal Fire Service to liaise and establish Fire Fighting Stations on all Federal Highways to ensure prompt rescue during fire accidents on the roads;
- (ii) also urge the Federal Road Safety Corps to increase supervision on trucks transporting petroleum products as well as other highly flammable products to avoid overloading and to ensure compliance with safety standards to prevent and reduce accidents that have the potential of resulting in explosions on the highways;
- (iii) mandate the Committees on Federal Road Safety Commission, and Interior to ensure compliance (*Hon. Taiwo Olukemi Oluga — Ayedaade/Irewole/Isokan Federal Constituency*).

Agreed to.

(HR. 101/10/2021).

Motion referred to the Committees on Federal Road Safety Commission, and Interior, pursuant to Order Eight, Rule 9 (5).

23. Need to Review Remunerations of Judicial Officers and Increase the Statutory Transfer to the Nation's Judiciary

Motion made and Question proposed:

The House:

Notes that the salary of judicial officers was last reviewed by the Revenue Mobilisation Allocation and Fiscal Commission (RMAFC) in 2007 when the official exchange rate was ₦124 to \$1 and the minimum wage was ₦5,000, and considering inflationary pressure and other economic factors that have depreciated the value of the Naira by over 60 per cent, the salary of judicial officers have become totally at variance with current economic realities;

Also notes that thirteen (13) years after the salary review of judicial officers, the Chief Justice of Nigeria, who is the most senior judicial officer in the country, earns ₦279,497 monthly, the Justices of the Supreme Court and the President of the Court of Appeal earns ₦206,425 monthly; Justices of the Court of Appeal earns ₦206,425 monthly, while Judges of the Federal High Court, National Industrial Court, FCT High Court, State High Courts, FCT Sharia Court of Appeal, FCT Customary Court of Appeal, Khadis of State Sharia Courts of Appeal and State Customary Courts of Appeal all earn ₦1.8 million each as their annual salary;

Further notes that the non-remuneration of judicial officers is partly caused by making the remuneration of judicial officers with political and public office holders in the same law;

Aware that Part I of the Fifth Schedule to the Constitution of the Federal Republic of Nigeria, 1999 (as amended) and the Code of Conduct Tribunal Act restrains Judicial Officers from generally receiving gifts and operating private businesses except farming, and the Code of Conduct for Judicial Officers further limits engagements of Judicial Officers by restricting them from maintaining certain social relationships and commenting publicly, all with the aim of insulating judicial officers from any form or semblance of corrupt practices and improper conduct;

Disturbed that it is unfair, unconscionable, unjust and unrealistic that in the face of the several restrictions on the conduct of judicial officers, the judicial officers receive a meagre salary when compared with prevalent economic realities, thereby rendering them vulnerable to corruption;

Also aware that the budget for the judiciary has remained at ₦110 billion since 2017, while the total budget size has continued to grow, leading to gross underfunding and neglect of the Judiciary over the years, which have affected productivity, increased frustration, and deflated the morale of judicial officers and staff;

Cognizant of the enormous and expanding responsibilities of the Judiciary owing to the country's increasing population of over 200 million people and the attendant financial implications for building new courts and refurbishing the existing ones aimed at greater access to justice by the people for effective and efficient justice delivery;

Also cognizant that the Judiciary as an independent arm of government, the Executive does not have the constitutional power to reduce or review the budget of the Judiciary but only to submit to the National Assembly the exact budget as proposed by the Judiciary in conformance to the Constitution and constitutional practices of advanced democracies;

Worried that poor remuneration of judicial officers is a serious threat to the judiciary, which is a critical institution of the state and starving them of funds compromises their foundational functions and could present misfortune for our democracy as the Judicial Officers may not maintain impartiality and independence in the discharge of their judicial functions;

Resolves to:

- (i) urge the Revenue Mobilisation Allocation and Fiscal Commission (RMAFC) to immediately review the remuneration of judicial officers in line with present economic realities;
- (ii) also urge the Federal Government to, in line with judicial autonomy, accede to the increase in Statutory transfer to the judiciary in the coming fiscal year;
- (iii) mandate the Committee on Judiciary to work towards an amendment of the Certain Political, Public and Judicial Office Holder (Salary and Allowances, etc.) Act, by removing the remunerations of judicial officers from that of political and public office holders as well as ensure compliance with the aforementioned resolutions and report within six (6) weeks (*Hon. Onofrok Akpan Luke — Etinan/Nsit Ibom/Nsit Ubium Federal Constituency*).

Debate.

Agreed to.

The House:

Noted that the salary of judicial officers was last reviewed by the Revenue Mobilisation Allocation and Fiscal Commission (RMAFC) in 2007 when the official exchange rate was ₦124 to \$1 and the minimum wage was ₦5,000, and considering inflationary pressure and other economic factors that have depreciated the value of the Naira by over 60 per cent, the salary of judicial officers have become totally at variance with current economic realities;

Also noted that thirteen (13) years after the salary review of judicial officers, the Chief Justice of Nigeria, who is the most senior judicial officer in the country, earns ₦279,497 monthly, the Justices of the Supreme Court and the President of the Court of Appeal earns ₦206,425 monthly; Justices of the Court of Appeal earns ₦206,425 monthly, while Judges of the Federal High Court, National Industrial Court, FCT High Court, State High Courts, FCT Sharia Court of Appeal, FCT Customary Court of Appeal, Khadis of State Sharia Courts of Appeal and State Customary Courts of Appeal all earn ₦1.8 million each as their annual salary;

Further noted that the non-remuneration of judicial officers is partly caused by making the remuneration of judicial officers with political and public office holders in the same law;

Aware that Part I of the Fifth Schedule to the Constitution of the Federal Republic of Nigeria, 1999 (as amended) and the Code of Conduct Tribunal Act restrains Judicial Officers from generally receiving gifts and operating private businesses except farming, and the Code of Conduct for Judicial Officers further limits engagements of Judicial Officers by restricting them from maintaining certain social relationships and commenting publicly, all with the aim of insulating judicial officers from any form or semblance of corrupt practices and improper conduct;

Disturbed that it is unfair, unconscionable, unjust and unrealistic that in the face of the several restrictions on the conduct of judicial officers, the judicial officers receive a meagre salary when compared with prevalent economic realities, thereby rendering them vulnerable to corruption;

Also aware that the budget for the judiciary has remained at ₦110 billion since 2017, while the total budget size has continued to grow, leading to gross underfunding and neglect of the Judiciary over the years, which have affected productivity, increased frustration, and deflated the morale of judicial officers and staff:

Cognizant of the enormous and expanding responsibilities of the Judiciary owing to the country's increasing population of over 200 million people and the attendant financial implications for building new courts and refurbishing the existing ones aimed at greater access to justice by the people for effective and efficient justice delivery;

Also cognizant that the Judiciary as an independent arm of government, the Executive does not have the constitutional power to reduce or review the budget of the Judiciary but only to submit to the National Assembly the exact budget as proposed by the Judiciary in conformance to the Constitution and constitutional practices of advanced democracies;

Worried that poor remuneration of judicial officers is a serious threat to the judiciary, which is a critical institution of the state and starving them of funds compromises their foundational functions and could present misfortune for our democracy as the Judicial Officers may not maintain impartiality and independence in the discharge of their judicial functions;

Resolved to:

- (i) urge the Revenue Mobilisation Allocation and Fiscal Commission (RMAFC) to immediately review the remuneration of judicial officers in line with present economic realities;
- (ii) also urge the Federal Government to, in line with judicial autonomy, accede to the increase in Statutory transfer to the judiciary in the coming fiscal year;
- (iii) mandate the Committee on Judiciary to work towards an amendment of the Certain Political, Public and Judicial Office Holder (Salary and Allowances, etc.) Act, by removing the remunerations of judicial officers from that of political and public office holders as well as ensure compliance with the aforementioned resolutions and report within six (6) weeks (**HR. 102/10/2021**).

24. Need to Investigate the Non-Compliance with Local Content Laws in the Award of Contracts for the Reburshment of Nigerian Refineries by the Nigerian National Petroleum Corporation (NNPC)

Motion made and Question proposed:

The House:

Notes that the Nigerian National Petroleum Corporation (NNPC) is adding value to the nation's hydrocarbon resources in the drive for socio-economic growth of the country;

Also notes that contracts awarded by the NNPC must comply with Local Content Laws which mandate foreign companies to show a robust and viable Local content plan to promote and safeguard the development and growth of Nigerian Companies;

Further notes that by the participation of Nigerian contractors in such opportunities, the capacity of such local companies are strengthened especially in terms of capacity development and creating employment opportunities with a positive multiplier effect on the economy;

Aware that in the contract award for Ajaokuta-Kaduna-Kano (AKK) pipeline which is a 614km-long natural gas pipeline being developed by the NNPC, Local Content Laws were fully adhered to as BRENTEX and Oil served as the Nigerian local content counterparts with duly signed Memoranda of Understanding (MOU);

Concerned that NNPC allegedly awarded the contract for the refurbishment of Warri and Kaduna refineries to SAIPEM and Tecnimont respectively without the submission of their local content plan for the contract's execution and sustainable maintenance;

Also concerned that the NNPC, which is known for appreciable commitment to the rule of law, respect for individuals and local contractors would begin to manifest such indistinct tendencies of economic sabotage, particularly at the highest level of her management by ironically disregarding the Nigerian government's efforts to ensure local content development;

Further concerned that after refurbishing the refineries, the running maintenance contracts will be handled by SAIPEM and Tecnimont, which means that all the money spent by NNPC in that regard will be transferred abroad, thus leading to capital flight;

Worried that the glaring deliberate abuse of the Nigerian Content Development Act by the NNPC and the contract awarded to foreign companies have caused untold economic hardship to indigenous contractors who employ Nigerian citizens;

Cognizant that if urgent action is not taken to call NNPC to order, the situation may degenerate to both legal and civil actions capable of undermining the relative peace currently subsisting between the corporation and Nigerian contractors;

Resolves to:

Mandate the Committee on Nigerian Content Development and Monitoring to investigate the matter and report within two (2) weeks (*Hon Henry Nwawuba — Mbaitoli/Ikeduru Federal Constituency*).

Debate.

Agreed to.

The House:

Noted that the Nigerian National Petroleum Corporation (NNPC) is adding value to the nation's hydrocarbon resources in the drive for socio-economic growth of the country;

Also noted that contracts awarded by the NNPC must comply with Local Content Laws which mandate foreign companies to show a robust and viable Local content plan to promote and safeguard the development and growth of Nigerian Companies;

Further noted that by the participation of Nigerian contractors in such opportunities, the capacity of such local companies are strengthened especially in terms of capacity development and creating employment opportunities with a positive multiplier effect on the economy;

Aware that in the contract award for Ajaokuta-Kaduna-Kano (AKK) pipeline which is a 614km-long natural gas pipeline being developed by the NNPC, Local Content Laws were fully adhered to as BRENTEX and Oil served as the Nigerian local content counterparts with duly signed Memoranda of Understanding (MOU);

Concerned that NNPC allegedly awarded the contract for the refurbishment of Warri and Kaduna refineries to SAIPEM and Tecnimont respectively without the submission of their local content plan for the contract's execution and sustainable maintenance;

Also concerned that the NNPC, which is known for appreciable commitment to the rule of law, respect for individuals and local contractors would begin to manifest such indistinct tendencies of economic sabotage, particularly at the highest level of her management by ironically disregarding the Nigerian government's efforts to ensure local content development;

Further concerned that after refurbishing the refineries, the running maintenance contracts will be handled by SAIPEM and Tecnimont, which means that all the money spent by NNPC in that regard will be transferred abroad, thus leading to capital flight;

Worried that the glaring deliberate abuse of the Nigerian Content Development Act by the NNPC and the contract awarded to foreign companies have caused untold economic hardship to indigenous contractors who employ Nigerian citizens;

Cognizant that if urgent action is not taken to call NNPC to order, the situation may degenerate to both legal and civil actions capable of undermining the relative peace currently subsisting between the corporation and Nigerian contractors;

Resolved to:

Mandate the Committee on Nigerian Content Development and Monitoring to investigate the matter and report within two (2) weeks (HR. 103/10/2021).

25. Need to Complete the Abandoned National Primary Healthcare Centre in Igbogbo, Ikorodu Federal Constituency

Motion made and Question proposed:

The House:

Notes that as part of efforts to improve on health service delivery to the people Ikorodu Federal Constituency in Lagos State, a National Primary Healthcare Centre was to be established in 2006 in Igbogbo;

Aware that the groundbreaking of the National Primary Healthcare Centre (NPHC), Igbogbo took place in 2006 during the administration of the then President Olusegun Obasanjo but was abandoned 75 per cent to its completion;

Also worried that the uncompleted building is now dilapidated, without serving its purpose and the drugs supplied ahead of the completion of the NPHC have expired;

Cognizant that if the Federal Government do not take urgent steps to complete the National Primary Healthcare Centre, Igbogbo and put it to use, all the previous allocations and human resources deployed to the facility would be wasted;

Resolves to:

- (i) urge the National Primary Health Care Development Agency to include the funding for completion of the National Primary Healthcare Centre, Igbogbo, in the 2022 budget estimate;
- (ii) also urge the Committee on Appropriations to make available funding for the completion of the centre;
- (iii) mandate the Committee on Legislative Compliance to ensure compliance (*Hon. Babajimi Benson — Ikorodu Federal Constituency*).

Debate.

Amendments Proposed:

- (i) *Leave out Prayer (i) (Hon. Babangida Ibrahim — Malumfashi/Kafur Federal Constituency).*

Question that the amendment be made — Agreed to.

- (ii) In Prayer (ii), immediately after the word "funding", insert the words "where necessary" (Hon. Babangida Ibrahim — Malumfashi/Kafur Federal Constituency).

Question that the amendment be made — Agreed to.

Question on the Motion as amended — Agreed to.

The House:

Noted that as part of efforts to improve on health service delivery to the people Ikorodu Federal Constituency in Lagos State, a National Primary Healthcare Centre was to be established in 2006 in Igbogbo;

Aware that the groundbreaking of the National Primary Healthcare Centre (NPHC), Igbogbo took place in 2006 during the administration of the then President Olusegun Obasanjo but was abandoned 75 per cent to its completion;

Also worried that the uncompleted building is now dilapidated, without serving its purpose and the drugs supplied ahead of the completion of the NPHC have expired;

Cognizant that if the Federal Government do not take urgent steps to complete the National Primary Healthcare Centre, Igbogbo and put it to use, all the previous allocations and human resources deployed to the facility would be wasted;

Resolved to:

- (i) urge the Committee on Appropriations to make available funding where necessary for the completion of the centre; and
- (ii) mandate the Committee on Legislative Compliance to ensure compliance (HR. 104/10/2021).

26. Consideration of Reports

(i) *Committee on Finance:*

Motion made and Question proposed, "That the House do consider the Report of the Committee on Finance on the Revised Federal Government of Nigeria 2022-2024 Medium Term Expenditure Frame Work (MTEF) and Fiscal Strategy Paper (FSP) and approve the recommendations therein" (Hon. James Abiodun Faleke — Ikeja Federal Constituency).

Agreed to.

Question that the House do resolve into the Committee of Supply to consider the Report — Agreed to.

(HOUSE IN COMMITTEE OF SUPPLY)

(Mr Speaker in the Chair)

Recommendation (i):

"That the aggregate expenditure of ₦16.39 trillion be approved" (Hon. James Abiodun Faleke — Ikeja Federal Constituency).

Agreed to.

Recommendation (ii):

“That the retained revenue of ₦10.3 trillion be approved” (*Hon. James Abiodun Faleke — Ikeja Federal Constituency*).

Agreed to.

Recommendation (iii):

“That the Fiscal Deficit of ₦635.4 billion be approved” (*Hon. James Abiodun Faleke — Ikeja Federal Constituency*).

Agreed to.

Recommendation (iv):

“That the Budget Office of the Federation and the Federal Ministry of Finance, Budget and National Planning be commended for insisting that Ministries Department and Agencies (MDAs) submit their revenue profile as premise for being captured in the 2022 budget proposal” (*Hon. James Abiodun Faleke — Ikeja Federal Constituency*).

Agreed to.

Chairman to report proceedings.

(HOUSE IN PLENARY)

Mr Speaker in the Chair, reported that the House in Committee of Supply considered the Report of the Committee on Finance on the Revised Federal Government of Nigeria 2022-2024 Medium Term Expenditure Frame Work (MTEF) and Fiscal Strategy Paper (FSP) and approved Recommendations (i) - (iv) of the Report.

Question that the House do adopt the Report of the Committee of Supply — Agreed to.

- (ii) **A Bill for an Act to Provide for Establishment of Federal University of Environmental Technology, Saapenwa Ogoni; and for Related Matters (HB. 1219) (Committee of the Whole):**

Motion made and Question proposed, “That the House do consider the Report on a Bill for an Act to Provide for Establishment of Federal University of Environmental Technology, Saapenwa Ogoni; and for Related Matters (HB. 1219)” (Hon. Ali Wudil Muhammed — Wudil/Garko Federal Constituency)

Agreed to.

Question that the House do resolve into the Committee of the Whole to consider the Report — Agreed to.

(HOUSE IN COMMITTEE)

(Mr Deputy Speaker in the Chair)

A BILL FOR AN ACT TO PROVIDE FOR ESTABLISHMENT OF
FEDERAL UNIVERSITY OF ENVIRONMENTAL TECHNOLOGY,
SAAKPENWA, OGONI; AND FOR RELATED MATTERS (HB. 1219)

PART I — ESTABLISHMENT, CONSTITUTION AND
FUNCTIONS OF THE FEDERAL UNIVERSITY OF ENVIRONMENTAL
TECHNOLOGY, SAAKPENWA, OGONI

- Clause 1: **Establishment and Objectives of the Federal University of Environmental Technology, Saakpenwa, Ogoni.**
- (1) There is hereby Established Federal University of Environmental Technology, Saakpenwa, Ogoni
 - (2) The University shall be a body corporate with perpetual succession and a common seal and may sue or be sued in its corporate name.
 - (3) The University shall be a training institution for the development of Environmental Scientists and Technologists in the country.
 - (4) The University shall be supervised by the Federal Ministry of Education through the National Universities Commission (NUC) who shall be responsible for approving and regulating all academic programmes run in the University, to ensure quality compliance and provide funds for academic and research programmes, infrastructures and remunerations of employees.
 - (5) The objects of the University shall be —
 - (a) to encourage the advancement of learning in environment technology, environmental chemistry and all related disciplines as ecology, hydrochemistry, waste water treatment, atmospheric chemistry and environmental microbiology, and to hold out to all persons without discrimination on race, creed, sex or political conviction;
 - (b) to develop and offer academic and professional programmes leading to the award of certificates, first degrees, post-graduate research, diploma and higher degrees with emphasis on planning, developmental and adaptive skills in environmental technology, applied sciences on climate change and allied environmental and ecological related professional disciplines;
 - (c) to produce environmentally and ecologically mature technologists with capabilities not to only understand the environmental and ecology needs of Nigeria as a nation, but to also exploit existing technological infrastructure and improve on it to develop new ones to provide required solutions;
 - (d) to act as agents and catalysts for effective environmental and ecological technology system, through post graduate training, research and innovation, for effective economic utilization and for conservation of its immediate environment and the country's entire natural And human resources;
 - (e) to bring quality transformation in Environmental Science and Technology Education by focusing on practical teaching, research and learning innovations that add value;
 - (f) to collaborate with other national and international institutions involved in training, research and development of ecological and environmental technology solutions, with a view to promoting quality good governance, leadership and management skills among Environmental Scientists and Technologists;

- (g) to identify and promote the principles of sustainable development to represents an important part of the study curriculum with a special emphasis on its biological, chemical and technological aspects of environmental and ecological needs of the society, with a view to finding solutions to them within the context of overall national development needs;
- (h) to provide and promote sound basic environmental and ecological technology training as a foundation for the development for development of Nigeria, taking into account indigenous environmental challenges, culture and the needs to enhance national response to ecological disasters;
- (i) to provide higher Education and foster a systematic advancement of knowledge that is oriented towards industrial toxicology, ecotoxicology, environmental analysis, decontamination technologies and assessment of environmental impacts;
- (j) to provide for instructions in such branches of Environmental Technology Education as it may deem necessary to provide for research, and for the dissemination of environmental knowledge as it may determine;
- (k) to prepare global experts that have excellent theoretical knowledge, practical skills and experience in basic natural scientific disciplines and related field of engineering with operational competence and knowledge in environmental protection, managing ecological and climate change problems;
- (l) to undertake any other activities that is appropriate for a University of Environment and Technology of the highest standard (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that Clause 1 stands part of the Bill — Agreed to.

Clause 2: Constitution and Principal Officers of the University.

- (1) The University shall consist of:
 - (a) a Chancellor;
 - (b) a Pro-Chancellor and a Council;
 - (c) a Vice-Chancellor and a Senate;
 - (d) a body to be called Congregation;
 - (e) a body to be called Convocation;
 - (f) the campuses and colleges of the University;
 - (g) the colleges, institutes and other teaching and research units of the University;
 - (h) the persons holding the offices constituted by the First Schedule to this Bill other than those mentioned in paragraphs (a) to (c) of this subsection;

- (i) all graduates and undergraduates of the University; and
 - (j) all other persons who are members of the University in accordance with provisions made by statute in that behalf.
- (2) The First Schedule to this Bill shall have effect with respect to the principal officers of the University.
- (3) Subject to section 5 of this Bill provision shall be made by statute with respect to the constitution of the Council, the Senate, Congregation and Convocation (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that Clause 2 stands part of the Bill — Agreed to.

Clause 3: Powers of the University.

- (1) For the carrying out of its objects as specified in section 1 of this Bill, the Federal University of Environmental Technology, Saakpenwa, Ogoni shall have power:
- (a) to offer courses of instruction, training and research in Environmental Technology and allied areas for the production of quality and skilled technologists required at lower, middle and higher levels of manpower in Nigeria in particular and the world at large;
 - (b) to establish such Colleges, Campuses, Institutes, Schools, Departments and other Teaching and Research units within the University as may from time to time be deemed necessary or desirable subject to the approval of National Universities Commission;
 - (c) to institute Professorships, Readerships or Associate Professorships, Lectureships, and other posts and offices and to make appointments thereto;
 - (d) to institute and award Fellowships, Scholarships, Exhibitions, Bursaries, medals, prizes and other titles, distinctions, awards and forms of assistance;
 - (e) to provide for the discipline and welfare of members of the University;
 - (f) to hold examinations and grant Degrees, Diplomas, Certificates and other distinctions to persons who have pursued a course of study approved by the University and have satisfied such other requirements as the University may lay down;
 - (g) to grant Honorary Degrees, Fellowships or academic titles;
 - (h) to demand and receive from any student or any other person attending the University for the purposes of instruction, such fees as the University may from time to time determine subject to the overall directives of the Minister;

- (i) subject to section 20 of this Bill, to acquire, hold, grant, charge or otherwise deal with or dispose of movable and immovable property wherever it is situate;
 - (j) to accept gifts, legacies and donations, but without obligation to accept the same for a particular purpose unless it approves the terms and conditions attached thereto;
 - (k) to enter into contracts, establish trusts, act as trustee, solely or jointly with any other person, and employ and act through agents;
 - (l) to erect, provide, equip and maintain libraries, laboratories, workshops, lecture halls, halls of residence, refectories, sports grounds, playing fields and other buildings or things necessary, suitable or convenient for any of the objects of the University;
 - (m) to hold public lectures and to undertake printing, publishing and book selling;
 - (n) subject to any limitations or conditions imposed by statute, to invest any moneys appertaining to the University by way of endowment, not being immediately required for current expenditure in any investments or securities or in the purchase or improvement of land, with power from time to time, to vary any such investments to deposit any moneys for the time being not invested with any bank on deposit or current account;
 - (o) to borrow, whether on interest or not and if need be upon the security of any or all of the property, movable or immovable, of the University, such moneys as the Council may from time to time in its discretion find it necessary or expedient to borrow or guarantee any loan, advances or credit facilities;
 - (p) to make gifts for any charitable purpose;
 - (q) to do anything which it is authorized or required by this Bill or by statute to do; and
 - (r) to do all such acts or things, whether or not incidental to the foregoing powers, as may advance the objects of the University.
- (2) Subject to the provisions of this Bill and of the statutes and without prejudice to section 7(2) of this Bill, the powers conferred on the University by subsection (1) of this section shall be exercisable on behalf of the University by the Council or by the Senate or in many other manner which may be authorized by the statute.
- (3) The power of the University to establish further campuses and colleges within the University shall be exercisable by statute and not otherwise (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that Clause 3 stands part of the Bill — Agreed to.

Clause 4: Functions of the Chancellor and Pro-Chancellor.

- (1) The Chancellor shall, in relation to the University, take precedence before all other members of the University, and when he is present, shall preside at all meetings of Convocation held for conferring degrees.
- (2) The Pro-Chancellor shall, in relation to the University, take precedence before all other members of the University, except the Chancellor and except the Vice-Chancellor when acting as Chairman of Congregation or Convocation and the Pro-Chancellor shall, when he is present, be the Chairman at all meetings of the Council (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that Clause 4 stands part of the Bill — Agreed to.

Clause 5: Composition, Tenure and Powers of the Council of the University.

- (1) The Council of the University shall consist of —
 - (a) the Pro-Chancellor who shall be appointed by the President on the recommendation of the Honourable Minister of Education;
 - (b) the Vice-Chancellor;
 - (c) the Deputy Vice-Chancellor(s);
 - (d) one person from the Ministry responsible for Education;
 - (e) four persons representing a variety of interests and broadly representative of the whole Federation to be appointed from:
 - (i) the Teacher's Registration Council,
 - (ii) Tertiary Education Trust Fund, and
 - (iii) two other persons, one of whom shall be a representative of the University host community;
 - (f) four persons appointed by the Senate from among its members;
 - (g) two persons appointed by Congregation from among its members;
 - (h) one person appointed by Convocation from among its members;
- (2) Persons to be appointed to the Council shall be of proven integrity, knowledgeable and familiar with the affairs and tradition of the University.
- (3) The Council so constituted shall have a tenure of four years from the date of its inauguration provided that where a Council is found to be incompetent and corrupt, it shall be dissolved by the Visitor and a new Council shall be immediately constituted for the effective functioning of the University.
- (4) The powers of the Council shall be exercised, as in this Bill and to that extent establishment circulars that are inconsistent with this Bill shall not apply to the University.

- (5) The Council shall be free in the discharge of its functions and exercise of its responsibilities for the good management, growth and development of the University.
- (6) The Council in the discharge of its functions shall ensure that disbursement of funds of the University complies with the approved budgetary ratio for -
 - (a) personnel cost;
 - (b) overhead cost;
 - (c) research and development;
 - (d) library developments; and
 - (e) the balance in expenditure between academic vis-à-vis non-academic activities (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that Clause 5 stands part of the Bill — Agreed to.

Clause 6: Functions of the Council and its Finance and General Purpose Committee.

- (1) Subject to the provisions of this Bill relating to the Visitor, the Council shall be the governing body of the University and shall be charged with the general control and superintendence of the policy, finances and property of the University.
- (2) There shall be a committee of the Council, to be known as the Finance, and General Purposes Committee, which shall, subject to the directions of the Council, exercise control over the property and expenditure of the University and perform such other functions of the Council as the Council may from time to time delegate to it.
- (3) Provision shall be made by statute with respect to the constitution of the Finance and General Purposes Committee.
- (4) The Council shall ensure that proper accounts of the University are kept and that the accounts of the University are audited annually by an independent firm of auditors approved by the Council and that an annual report is published by the University together with certified copies of the said accounts as audited.
- (5) Subject to this Bill and the statutes, the Council and the Finance and General Purposes Committee may each make rules for the purpose of exercising any of their respective functions or of regulating their own procedure.
- (6) Rules made under sub-section (5) of this section by the Finance and General Purposes Committee shall not come into force unless approved by the Council; and in so far and to the extent that any rules so made by that Committee conflict with any direction given by the Council, whether before or after the coming into force of the rules in question, the directions of the Council shall prevail.

- (7) There shall be paid to the members respectively of the Council, the Finance and General Purposes Committee and of any other committee set up by the Council, allowances in respect of travelling and other reasonable expenses, at such rates as may from time to time be fixed by the Minister.
- (8) The Council shall meet as and when necessary for the performance of its functions under this Bill and shall meet at least three times in every year.
- (9) If requested in writing by any five members of the Council, the chairman shall within 28 days after the receipt of such request call a meeting of the Council.
- (10) Any request made under sub-section (9) of this section shall specify the business to be considered at the meeting and no business not so specified shall be transacted at that meeting (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that Clause 6 stands part of the Bill — Agreed to.

Clause 7: Functions of the Senate of the University.

- (1) Subject to section 6 of this Bill and subsections (3) and (4) of this section and the provisions of this Bill relating to the Visitor, it shall be the general function of the Senate to organize and control the teaching by the University, the admission of student where no other enactment provides to the contrary and the discipline of students; and to promote research at the University.
- (2) Without prejudice to the generality of subsection (1) of this section and subject as therein mentioned, it shall in particular be the function of the Senate to make provision for:
 - (a) the establishment, organization and control of Campuses, Colleges, Schools, Institutes and other teaching and research units of the University and the allocation of responsibility for different branches of learning;
 - (b) the organization and control of courses of study at the University and of the examinations held in conjunction with those courses, including the appointment of examiners, both internal and external;
 - (c) the award of Degrees, and such other qualifications as may be prescribed in connection with examinations held as aforesaid;
 - (d) the making of recommendations to the Council with respect to the award to any person of an Honorary Fellowship or Honorary Degree or the title of Professor Emeritus;
 - (e) the establishment, organization and control of halls of residence and similar institutions at the University;
 - (f) the supervision of the welfare of students at the University and the regulation of their conduct;
 - (g) the granting of Fellowships, Scholarships, prizes and similar awards in so far as the awards are within the control of the University; and

- (h) determining what descriptions of dress shall be academic dress for the purposes of the University, and regulating the use of academic dress.
- (3) The Senate shall not establish any new Campus, College, School, Department, Institute or other teaching and research units of the University, or any hall of residence or similar institution at the University without the approval of the Council.
- (4) Subject to this Bill and the statutes, the Senate may make regulations for the purpose of exercising any function conferred on it either by the foregoing provisions of this section or otherwise or for the purpose of making provision for any matter for which provision by regulations is authorized or required by this Bill or by statute.
- (5) Regulations shall provide that at least one of the persons appointed as the examiners at each final or professional examination held in conjunction with any course of study at the University is not a teacher at the University but is a teacher of the branch of learning to which the course relates at some other University of high repute or a person engaged in practicing the profession in a reputable organization or institution.
- (6) Subject to right of appeal to the Council from a decision of the Senate under this sub-section, the Senate may deprive any person of any degree, Diploma or other award of the University which has been conferred upon him if after due enquiry he is found to have been guilty of dishonourable or scandalous conduct in gaining admission into the University or obtaining that award (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that Clause 7 stands part of the Bill — Agreed to.

Clause 8: Functions of the Vice Chancellor.

- (1) The Vice-Chancellor shall, in relation to the University, take precedence before all other members of the University except the Chancellor and subject to section 4 of this Bill except the Pro-Chancellor and any other person for the time being acting as Chairman of the Council.
- (2) Subject to sections 6, 7 and 14 of this Bill, the Vice-Chancellor shall have the general function, in addition to any other functions conferred on him by this Bill or otherwise of directing the activities of the University and shall be the Chief Executive and Accounting Officer of the University and *ex-officio* Chairman of the Senate.
- (3) The Vice Chancellor shall be the Chairman of the University Tenders' Board, which is saddled with the responsibility of approving the conduct of public procurement of goods, works and services within the approved threshold from time to time.
- (4) It shall be the responsibility of the Vice Chancellor to establish and appoint members of the Tenders' Board in line with the extant Public Procurement Rules and Regulations (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that Clause 8 stands part of the Bill — Agreed to.

PART II — GENERAL FUND, TRANSFER OF PROPERTY, ETC. TO
THE UNIVERSITY AND CONDITION OF SERVICE OF EMPLOYEES

Clause 9: General Fund of the University.

- (1) There shall be a general fund of the University which shall consist of the following:
 - (a) grants-in-aid;
 - (b) fees;
 - (c) income derived from investments;
 - (d) gifts, legacies, endowments and donations not accepted for a particular purpose;
 - (e) income derived from the exercise of any functions conferred or imposed on the University by this Bill;
 - (f) any other amounts, charges or dues recoverable by the University;
 - (g) revenue, from time to time, accruing to the University by way of subvention;
 - (h) interests on investments;
 - (i) donations and legacies accruing to the University from any source for the general or special purposes of the University; and
 - (j) regular TETFUND interventions;
- (2) The general fund shall be applied for the purposes of the University (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that Clause 9 stands part of the Bill — Agreed to.

Clause 10: Transfer of Property.

- (1) All property held by or on behalf of the Provisional Council of the University shall, by virtue of this sub-section and without further assurance, vest in the University and be held by it for the purpose of the University.
- (2) The provisions of the Second Schedule to this Bill shall have effect with respect to, and to matters arising from, the transfer of property by this section and with respect to the other matters mentioned in that Schedule (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that Clause 10 stands part of the Bill — Agreed to.

PART III — STATUTES OF THE UNIVERSITY

Clause 11: Power of the University to make Statutes.

- (1) Subject to this Bill, the University may make statutes for any of the following purposes, that is to say:
 - (a) making provision with respect to the composition and constitution of any authority of the University;

- (b) specifying and regulating the powers and duties of any authority of the University, and regulating any other matter connected with the University or any of its authorities;
 - (c) regulating the admission of students (where no other enactment provides to the contrary), and their discipline and welfare;
 - (d) determining whether any particular matter is to be treated as an academic or non-academic matter for the purposes of this Bill and of any statute, regulation or other instrument made thereunder; or
 - (e) making provision for any other matter for which provision by statute is authorized or required by this Bill.
- (2) Subject to section 25 (6) of this Bill, the Interpretation Act shall apply in relation to any statute made under this section as it applies to a subsidiary instrument within the meaning of section 28 (1) of that Act.
- (3) The statute contained in the Third Schedule to this Bill shall be deemed to have come into force on the commencement of this Bill and shall be deemed to have been made under this section by the University.

Third Schedule.

- (4) The power to make statutes conferred by this section shall not be prejudiced or limited in any way by reason of the inclusion or omission of any matter in or from the statute contained in the Third Schedule to this Bill or any subsequent statute (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that Clause 11 stands part of the Bill — Agreed to.

Clause 12: Mode of Exercising Power to Make Statutes.

- (1) The power of the University to make statutes shall be exercised in accordance with the provisions of this section and not otherwise.
- (2) A proposed statute shall not become law unless it has been approved:
- (a) at a meeting of the Senate, by the votes of not less than two thirds of the members present and voting; and
 - (b) at a meeting of the Council, by the votes of not less than two thirds of the members present and voting.
- (3) A proposed statute may originate either in the Senate or in the Council, and may be approved as required by subsection (2) of this section by either one of those bodies or the other.
- (4) A statute which:
- (a) makes provision for or alters the composition or constitution of the Council, the Senate or any other authority of the University; or
 - (b) provides for the establishment of a new campus or college or for the amendment or revocation of any statute.

- (5) For the purpose of section 2 (2) of the Interpretation Act, a statute shall be treated as being made on the date on which it is duly approved by the Council after having been duly approved by the Senate, or on the date on which it is duly approved by the Senate after having been duly approved by the Council, as the case may be or, in the case of a statute falling within subsection (4) of this section, on the date on which it is approved by the President.
- (6) In the event of any doubt or dispute arising at any time:
 - (a) as to the meaning of any provision of a statute: or
 - (b) as to whether any matter is for the purposes of this Bill an academic or non-academic matter as they relate to such doubt or dispute, the matter may be referred to the Visitor, who shall take such advice and make such decision thereon as he shall think fit.
- (7) The decision of the Visitor on any matter referred to him under sub-section (6) of this section shall be binding upon the authorities, staff and students of the University and where any question as to the meaning of any provision of a statute has been decided by the Visitor under that sub-section, no question as to the meaning of that provision shall be entertained by any court of law in Nigeria.
- (8) Nothing in sub-section (7) of this section shall affect any power of a court of competent jurisdiction to determine whether any provision of a statute is wholly or partly void as being ultra vires or as being inconsistent with the Constitution of the Federal Republic of Nigeria, 1999 (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that Clause 12 stands part of the Bill — Agreed to.

Clause 13: Proof of Statute.

A statute may be proved in any court by the production of a copy thereof bearing or having affixed to it a certificate purporting to be signed by the Vice-Chancellor or the Secretary to the Council to the effect that the copy is a true copy of a statute of the University (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that Clause 13 stands part of the Bill — Agreed to.

PART IV — SUPERVISION AND DISCIPLINE

Clause 14: The Visitor.

- (1) The President shall be the Visitor of the University.
- (2) The Visitor shall cause a visitation to the University when necessary, at least every five years, or direct that such a visitation be conducted by such person or persons as the Visitor may deem fit and in respect of any of the affairs of the University.
- (3) It shall be the duty of the bodies and persons comprising the University to make available to the Visitor and to any other person conducting a visitation in pursuance of this section, such facilities and assistance as he or they may reasonably require for the purposes of a visitation.

- (4) The Visitor shall make the report of such visitations and white paper thereon available to the Council which shall implement same (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that Clause 14 stands part of the Bill — Agreed to.

Clause 15: Removal of Certain Members of Council.

- (1) If it appears to the Council that a member of the Council (other than the Pro-Chancellor or the Vice-Chancellor) should be removed from office on the ground of misconduct or inability to perform the functions of his office or employment, the Council shall make a recommendation to that effect through the Minister to the President, and the President, after making such enquiries (if any) as he may consider appropriate approves the recommendation, he may direct the removal of the person in question from office.
- (2) It shall be the duty of the Minister to use his best endeavours to cause a copy of the instrument embodying a direction under subsection (1) of this section to be served as soon as reasonably practicable on the person to whom it relates (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that Clause 15 stands part of the Bill — Agreed to.

Clause 16: Removal and Discipline of Academic, Administrative and Professional Staff.

- (1) If it appears to the Council that there are reasons for believing that any person employed as a member of the academic, administrative or professional staff of the University, other than the Vice-Chancellor, should be removed from his office or employment on the ground of misconduct or of professional inability to perform the functions of his office or employment, the Council shall -
- (a) give notice of those reasons to the person in question;
 - (b) afford him an opportunity of making representations in person on the matter by the Council; and
 - (c) for the person-in question to be afforded an opportunity of appearing before and being heard by the investigating committee with respect to the matter, and if the Council, after considering the report of the investigating committee, is satisfied that the person in question should be removed as aforesaid, the Council may so remove him by an instrument in writing signed on the directions of the Council.
- (2) The Vice-Chancellor may, in a case of misconduct by a member of the staff which in the opinion of the Vice-Chancellor is prejudicial to the interest of the University, suspend such member and any such suspension shall forthwith be reported to the Council.
- (3) For good cause, any member of the staff may be suspended from his duties or his appointment may be terminated by the Council; and for the purposes of this subsection "good cause" means:
- (a) conviction for any offence which the Council considers to be such as to render the person concerned unfit for the discharge of the functions of his office; or

- (b) any physical or mental incapacity which the Council, after obtaining medical advice, considers to be such as to render the person concerned unfit to continue to hold his office; or
 - (c) conduct of a scandalous or other disgraceful nature which the Council considers to be such as to render the person concerned unfit to continue to hold his office; or
 - (d) conduct which the Council considers to be such as to constitute failure or inability of the person concerned to discharge the functions of his office or to comply with the terms and conditions of his service; or
 - (e) conduct which the Council considers to be generally of such nature as to render the continued appointment or service of the person concerned prejudicial or detrimental to the interest of the University.
- (4) Any person suspended pursuant to subsection (2) or (3) of this section shall be on half pay and the Council shall before the expiration of a period of three months after the date of such suspension consider the case against that person and come to a decision as:
- (a) whether to continue such person's suspension and if so on what terms (including the proportion of his emoluments to be paid to him);
 - (b) whether to reinstate such person, in which case the Council shall restore his full emoluments to him with effect from the date of suspension;
 - (c) whether to terminate the appointment of the person concerned, in which case such a person shall not be entitled to the proportion of his emoluments withheld during the period of suspension; or
 - (d) whether to take such lesser disciplinary action against such person (including the restoration of such proportion of his emoluments that might have been withheld) as the Council may determine.
- (5) In any case where the Council, pursuant to this section, decides to continue a person's suspension or decides to take further disciplinary action against a person, the Council shall before the expiration of a period of three months from such decision come to a final determination in respect of the case concerning any such person.
- (6) It shall be the duty of the person by whom an instrument of removal is signed in pursuance of subsection (1) of this section to use his best endeavours to cause a copy of the instrument to be served as soon as reasonably practicable on the person to whom it relates.
- (7) Nothing in the foregoing provisions of this section shall:
- (a) apply to any directive given by the Visitor in consequence of any visitation; or

- (b) prevent the Council from making regulations for the discipline of other categories of workers of the University as may be prescribed (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that Clause 16 stands part of the Bill — Agreed to.

Clause 17: Removal of Examiners.

- (1) If, on the recommendation of the Senate, it appears to the Vice-Chancellor that a person appointed as an examiner for any examination of the University ought to be removed from his office or appointment, then, except in such cases as may be prescribed by the Vice-Chancellor may, after affording the examiner an opportunity of making representations in person on the matter to the Vice-Chancellor, remove the examiner from the appointment by an instrument in writing signed by the Vice-Chancellor.
- (2) Subject to the provisions of regulations made in pursuance of section 7 (5) of this Bill, the Vice-Chancellor may, on the recommendation of the Senate, appoint an appropriate person as examiner in the place of the examiner removed in pursuance of subsection (1) of this section.
- (3) It shall be the duty of the Vice-Chancellor on signing an instrument of removal pursuance to this section, to use his best endeavours to cause a copy of the instrument to be served as soon as reasonably practicable on the person to whom it is related (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that Clause 17 stands part of the Bill.— Agreed to.

Clause 18: Participation and Discipline of Students.

- (1) The Students shall be:
- (a) represented in the University's Students Welfare Board and other committees that deal with the affairs of students;
- (b) participate in various aspects of curriculum development;
- (c) participate in the process of assessing academic staff in respect of teaching; and
- (d) be encouraged to be more self-assured as part of the national development process.
- (2) Subject to the provisions of this section, where it appears to the Vice-Chancellor that any student of the University has been guilty of misconduct, the Vice-Chancellor may, without prejudice to any other disciplinary powers conferred on him by statute or regulations, direct:
- (a) that the student shall not, during such period as may be specified in the directions, participate in such activities of the University, or make use of such facilities of the University, as may be so specified, or
- (b) that the activities of the student shall, during such period as may be specified in the direction, be restricted in such manner as may be so specified, or

- (c) that the student be rusticated for such period as may be specified in the direction; or
- (d) that the student be expelled from the University.
- (3) Where a direction is given under subsection (1)(c) or (d) of this section in respect of any student, that student may, within the prescribed period and in the prescribed manner, appeal to the Council; and where such an appeal is brought, the Council shall, after causing such inquiry to be made in the matter as the Council considers just either confirm or set aside the direction or modify it in such manner as the Council thinks fit.
- (4) The fact that an appeal from a direction is brought in pursuance to subsection (2) of this section shall not affect the operation of the direction while the appeal is pending:
- (a) the Vice-Chancellor may delegate his powers under this section to a disciplinary board consisting of such members of the University as he may nominate;
- (b) nothing in this section shall be construed as preventing the restriction or termination of students' activities at the University otherwise than on the ground of misconduct; and
- (c) a direction under subsection (2) (a) of this section may be combined with a direction under subsection (2) (b) of this section (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that Clause 18 stands part of the Bill — Agreed to.

PART V MISCELLANEOUS AND GENERAL

Clause 19: Exclusion of Discrimination on Account of Race, Religion, etc.

- (1) No person shall be required to satisfy requirements as to any of the following matters, that is to say, race (including ethnic grouping), sex, account of race, place of birth or of family origin, or religious or political persuasion, as a condition of becoming or continuing to be a student at the University, the holder of any degree of the University or of any appointment or employment at the University, or a member of anybody established by virtue of this Bill; and no person shall be subject to any disadvantage or accorded any advantage relation to the University, by reference to any of those matters.
- (2) Nothing in subsection (1) of this section shall be construed as preventing the University from imposing any disability or restriction on any of the persons mentioned in that subsection where such person wilfully refuses or fails on grounds of religious belief to undertake any duty generally and uniformly imposed on all such person or any group of them which duty, having regard to its nature and the special circumstances pertaining thereto, is in the opinion of the University reasonably justifiable in the national interest (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that Clause 19 stands part of the Bill — Agreed to.

Clause 20: Restriction on Disposal of Land by University.

Without prejudice to the provisions of the Land Use Act, the University shall not dispose of or charge any land or an interest in any land (including any land transferred to the University by this Bill) except with the prior written consent, either general or special, of the Governor:

Provided that such consent shall not be required in the case of any lease or tenancy at a rack-rent for a term not exceeding 21 years or any lease or tenancy to a member of the University for residential purpose (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that Clause 20 stands part of the Bill — Agreed to.

Clause 21: Quorum and Procedure of Bodies Established by this Bill.

Except as may be otherwise provided by statute or by regulations, the quorum and procedure of any body of persons established by this Bill shall be as determined by that body (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that Clause 21 stands part of the Bill — Agreed to.

Clause 22: Appointment of Committee, etc.

- (1) Anybody or persons established by this Bill shall, without prejudice to the generality of the powers of that body, have power to appoint committees, which need not consist exclusively of members of that body, and to authorize a committee established by it:
 - (a) to exercise, on its behalf, such of its functions as it may determine; and
 - (b) to co-opt members.
- (2) Any two or more such bodies may arrange for the holding of joint meetings of those bodies, or for the appointment of committees consisting of members of those bodies, for the purpose of considering any matter within the competence of those bodies or any of them, and either of dealing with it or of reporting on it to those bodies or any of them.
- (3) Except as may be otherwise provided by statute or by regulations, the quorum and procedure of a committee established or meeting held in pursuance of this section, shall be such as may be determined by the body or bodies which have decided to establish the committee or hold the meeting.
- (4) Nothing in the provisions of subsection (1), (2) and (3) of this section shall be construed as:
 - (a) enabling the statutes to be made otherwise than in accordance with section 1 of this Bill; or
 - (b) enabling the Senate to empower any other body to make regulations of the award degrees or other qualifications.
- (5) The Pro-Chancellor and the Vice-Chancellor shall be members of every committee of which the members are wholly or partly appointed by the Council (other than a committee appointed to inquire into the conduct of the

officer in question); and the Vice-Chancellor shall be a member of every committee of which the members are wholly or partly appointed by the Senate (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that Clause 22 stands part of the Bill — Agreed to.

Clause 23: Retiring Age of Academic Staff.

- (1) Notwithstanding anything to the contrary in the Pension Act, the compulsory retiring age of the following categories of staff shall be as follows:
 - (a) Academic staff of the University in the non-Professorial cadre shall be 65 years;
 - (b) Academic staff of the University in the Professorial Cadre shall be 70 years;
 - (c) Non-academic staff of the University shall be 65 years.
- (2) A law or rule requiring a person to retire from the public service after serving for 35 years shall not apply to an academic staff of the University (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that Clause 23 stands part of the Bill — Agreed to.

Clause 24: Special Provisions relating to Pension of Professors.

- (1) An academic staff of the University who retires as a Professor in the University shall be entitled to pension at a rate equivalent to his annual salary provided that the Professor has served continuously in the University up to the retirement age.
- (2) Notwithstanding subsection (1) where the professor has not served up to retirement age, he shall be entitled to the rate of pension mentioned under subsection (1), provided that he has served a minimum of 20 years as a professor in a recognised University.
- (3) Where an academics joins a Nigerian University as a Professor, such a Professor shall have served continuously for at least 20 years in a recognised University (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that Clause 24 stands part of the Bill — Agreed to.

Clause 25: Miscellaneous Administrative Provisions.

- (1) The seal of the University shall be such as may be determined by the Council and approved by the Chancellor, and the affixing of the seal shall be authenticated by any member of the Council and by the Vice-Chancellor, Secretary to the Council or any other person authorized by statute.
- (2) Any document purporting to be a document executed under the seal of the University shall be received in evidence and shall, unless the contrary is proved, be presumed to be so executed.
- (3) Any contract or instrument if made or executed by a person not being a body corporate would not be required to be under seal, may be made or executed on behalf of the University by any person generally or specially authorized to do so by the Council.

- (4) The validity of any proceedings of any body established in pursuance of this Bill shall not be affected by any vacancy in the membership of the body, or by any defect in the appointment of a member of the body or by reason that any person not entitled to do so took part in the preceding.
- (5) Any member of any such body who has a personal interest in any matter proposed to be considered by that body shall forthwith disclose his interest to the body and shall vote on any question relating to that matter.
- (6) Nothing in section 12 of the Interpretation Act (which provides for the application in relation to subordinate legislation of certain incidental provisions) shall apply to statutes or regulations made in pursuance of this Bill.
- (7) The power conferred by this Bill on anybody to make statutes or regulations shall include power to revoke or vary any statute (including the statute contained in the Third Schedule of this Bill) or any regulation by a subsequent statute or as the case may be, by a subsequent regulation and statutes and regulations may make different provisions in relation to different circumstances.
- (8) No stamp or other duty shall be payable in respect of any transfer of property to the University by virtue of section 8 or section 18 of this Bill or the Second Schedule to this Bill.
- (9) Any notice or other instrument authorized to be served by virtue of this Bill may, without prejudice to any other mode of service, be served by post (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that Clause 25 stands part of the Bill — Agreed to.

Clause 26: Restriction of Suits and Execution.

- (1) **Pre-Action Notice:**
 - (a) no legal proceeding shall be instituted and/or commenced against the University or any of its agents in the course of their official duties unless a 3 months' Pre-Action Notice of such intention is served on the University by an aggrieved party;
 - (b) the Notice shall state the reason and the cause of action intended to be taken against the University, the particulars of the claim, the name and place of abode of the intending plaintiff and the relief which he claims;
 - (c) for the avoidance of doubt, it is hereby declared that no suit shall be commenced against an officer or servant of the University, in any case where the University is vicariously liable for any alleged act, neglect or default of the officer or servant in the performance or intended performances of his duties, unless three months at least has elapsed after written notice of intention to commence the same shall have been served on the University by the intending plaintiff or his agent;
 - (d) in any suit against this University, no execution or attachment or process in the nature thereof shall be issued against the University, but any sums of money which may be judgment of the court be awarded against the University shall, subject to any direction given

by the court where notice of appeal has been given by the University in respect of the said judgment, be paid by the University from its general fund.

(2) **Service of Notices:**

Service upon the University of any notice, order or other document may be effected by delivering the same or by sending it by registered post addressed to the Registrar and Secretary of the Council (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that Clause 26 stands part of the Bill — Agreed to.

Clause 27: Interpretation.

(1) In this Bill —

"Campus" means any campus which may be established by the University (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that the meaning of the word "Campus" be as defined in the interpretation to this Bill — Agreed to.

"College" means the College established pursuant to section 2 (1) (b) of this Bill for the University (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that the meaning of the word "College" be as defined in the interpretation to this Bill — Agreed to.

"Council" means the Governing Council of the University established by section 5 of this Bill (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that the meaning of the word "Council" be as defined in the interpretation to this Bill — Agreed to.

"Functions" includes powers and duties (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that the meaning of the word "Functions" be as defined in the interpretation to this Bill — Agreed to.

"Graduate" means a person on whom a degree, other than an honorary degree, has been conferred by the University and any other person as may be designated as a graduate by the Council, acting in accordance with the recommendation of the Senate (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that the meaning of the word "Graduate" be as defined in the interpretation to this Bill — Agreed to.

"Minister" means the Hon. Minister of Education (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that the meaning of the word "Minister" be as defined in the interpretation to this Bill — Agreed to.

"Notice" means notice in writing (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that the meaning of the word "Notice" be as defined in the interpretation to this Bill — Agreed to.

"Officer" does not include the Visitor (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that the meaning of the word "Officer" be as defined in the interpretation to this Bill — Agreed to.

"Prescribed" means prescribed by statute or regulations (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that the meaning of the word "Prescribed" be as defined in the interpretation to this Bill — Agreed to.

"Professor" means a person designated as a Professor of the University in accordance with provisions made in that behalf by statute or by regulations (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that the meaning of the word "Professor" be as defined in the interpretation to this Bill — Agreed to.

"Property" includes rights, liabilities and obligations (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that the meaning of the word "Property" be as defined in the interpretation to this Bill — Agreed to.

"Provisional Council" means the provisional council appointed for the University (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that the meaning of the words "Provisional Council" be as defined in the interpretation to this Bill — Agreed to.

"Regulations" means regulations made by the Senate or the Council (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that the meaning of the word "Regulations" be as defined in the interpretation to this Bill — Agreed to.

"Senate" means the Senate of the University established pursuant to section 2 (1) e) of this Bill (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that the meaning of the word "Senate" be as defined in the interpretation to this Bill — Agreed to.

"School" means a unit of closely related academic programmes (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that the meaning of the word "School" be as defined in the interpretation to this Bill — Agreed to.

"Statute" means a statute made by each University under section 10 of this Bill and in accordance with the provisions of section 11 of this Bill (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that the meaning of the word "Statute" be as defined in the interpretation to this Bill — Agreed to.

"the statutes" means all such statutes as are in force from time to time (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that the meaning of the words "the statutes" be as defined in the interpretation to this Bill — Agreed to.

"Teacher" means a person holding a full-time appointment as a member of the teaching or research staff of the University (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that the meaning of the word "Teacher" be as defined in the interpretation to this Bill — Agreed to.

"Undergraduate" means a person registered as a student undergoing a course of study for a first degree of the University or such other course in the University as may be approved by the Senate as qualifying a student undergoing it for the status of an under-graduate (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that the meaning of the word "Undergraduate" be as defined in the interpretation to this Bill — Agreed to.

"University" means the Federal University of Environment and Technology, Saakpenwa, Ogoni, established pursuant to section 1 of this Bill (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that the meaning of the word "University" be as defined in the interpretation to this Bill — Agreed to.

- (2) It is hereby declared that where in any provision of this Bill it is laid down that the proposals are to be submitted or a recommendation is to be made by one authority or another through one or more intermediate authorities, it shall be the duty of every such intermediate authority to forward any proposals of that or recommendations received by it in pursuance of that provision to the appropriate authority; but any such intermediate authority may, if it thinks fit, forward therewith its own comments thereon (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that Clause 27 stands part of the Bill — Agreed to.

Clause 28: Short Title.

This Bill may be cited as the Federal University of Environment and Technology, Saakpenwa, Ogoni, (Establishment, etc.) Bill, 2021 (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that Clause 28 stands part of the Bill — Agreed to.

SCHEDULES

FIRST SCHEDULE

[Section 2 (2)]

PRINCIPAL OFFICERS OF THE UNIVERSITY

The Chancellor

1. The Chancellor shall be appointed by and hold office at the pleasure of the President.

The Pro-Chancellor

2. (1) The Pro-Chancellor who shall be the Chairman of Council shall be appointed or removed from office by Mr President upon recommendation by the Minister of Education.
- (2) Subject to the provisions of this Bill, the Pro-Chancellor shall hold office for a period of four years beginning with the date of his appointment.

The Vice-Chancellor

3. (1) There shall be a Vice-Chancellor of the University who shall be appointed by the Council in accordance with the provisions of this paragraph.
- (2) Where a vacancy occurs in the post of a Vice-Chancellor, the Council shall —
 - (a) advertise the vacancy in a reputable journal or a widely read newspaper in Nigeria, specifying —
 - (i) the qualities of the persons who may apply for the post, and
 - (ii) the terms of conditions of service applicable to the post, and thereafter draw up a short list of suitable candidates for the post for consideration;
 - (b) constitute a Search Team consisting of —
 - (i) a member of the Council, who is not a member of the Senate, as chairman,
 - (ii) two members of the Senate who are not members of the Council, one of whom shall be a Professor,
 - (iii) two members of Congregation who are not members of the Council, one of whom shall be a Professor, to identify and nominate for consideration, suitable persons who are not likely to apply for the post on their own volition because they felt that it is not proper to do so.
- (3) A Joint Council and Senate Selection Board consisting of —
 - (a) the Pro-Chancellor, as chairman:
 - (b) two members of the Council, not being members of the Senate;

- (c) two members of the Senate who are Professors, but who were not members of the Search Team, shall consider the candidates and persons in the shortlist drawn up under subsection (2) of this paragraph through an examination of their curriculum vitae and interaction with them, and recommend to the Council three candidates for further consideration.
- (4) The Council shall select and appoint as the Vice-Chancellor one candidate from among the three candidates recommended to it under subsection (3) of this section and thereafter inform the Visitor.
- (5) The Vice-Chancellor shall hold office for a single term of five years only on such terms and conditions as may be specified in his letter of appointment.
- (6) The Vice Chancellor may be removed from office by the Council on grounds of gross misconduct or inability to discharge the functions of his office as a result of infirmity of the body or mind, at the initiative of the Council, Senate or the Congregation after due process.
- (7) When the proposal for the removal of the Vice-Chancellor is made, the Council shall constitute a Joint Committee of Council and Senate consisting of:
- (i) three members of the Council, one of whom shall be the Chairman of the committee; and
 - (ii) two members of the Senate:
- Provided that where the ground for removal is infirmity of the body or mind, the Council shall seek appropriate medical opinion.
- (8) The committee shall conduct investigation into the allegations made against the Vice-Chancellor and shall report its findings to the Council.
- (9) The Council may where the allegations are proved remove the Vice-Chancellor or apply any other disciplinary action it may deem fit and notify the Visitor accordingly provided that a Vice-Chancellor who is removed shall have right of appeal to the Visitor.
- (10) There shall be no sole administrator in the University.
- (11) In any case of a vacancy in the office of the Vice-Chancellor, the Council shall appoint an acting Vice-Chancellor on recommendation of the Senate.
- (12) An acting Vice Chancellor in all circumstances shall not be in office for more than 6 months.

Deputy Vice-Chancellor

4. (1) There shall be for the University such number of Deputy Vice-Chancellors as Council may from time to time deem necessary for the proper administration of the University.
- (2) Where a vacancy occurs in the post of Deputy Vice-Chancellor, the Vice-Chancellor shall forward to the Senate a list of two candidates for each post of Deputy Vice-Chancellor that is vacant.

- (3) The Senate shall select for each vacant post one candidate from each list forwarded to it under subsection (2) of this paragraph and forward his name to the Council for confirmation.
- (4) A Deputy Vice-Chancellor shall:
 - (a) assist the Vice-Chancellor in the performance of his functions;
 - (b) act in the place of the Vice-Chancellor when the post of the Vice-Chancellor is vacant or if the Vice-Chancellor is, for any reason, absent or unable to perform his functions as Vice-Chancellor; and
 - (c) perform such other functions as the Vice-Chancellor or the Council may, from time to time, assign to him:
- (5) A Deputy Vice-Chancellor:
 - (a) shall hold office for a period of two years beginning from the effective date of his appointment and on such terms and conditions as may be specified in his letter of appointment;
 - (b) may be reappointed for one further period of two years and no more;
 - (c) may be removed from office for good cause by the Council acting on the recommendations of the Vice-Chancellor and Senate; and
 - (d) "Good cause" for the purpose of this section means gross misconduct or inability to discharge the functions of his office arising from infirmity of the body or mind.

Office of the Registrar

5. (1) There shall be for the University, a Registrar, who shall be the chief administrative officer of the University and shall be responsible to the Vice-Chancellor for the day-to-day administrative work of the University except as regards matters for which the Bursar is responsible in accordance with paragraph 6 (2) of this Schedule.
- (2) The person holding the office of the Registrar shall by virtue of that office be Secretary to the Council, the Senate, Congregation and Convocation.

Other Principal Officers of the University

6. (1) There shall be for the University the following principal officers, in addition to the Registrar, that is:
 - (a) the Bursar; and
 - (b) the University Librarian,who shall be appointed by the Council on the recommendation of the Selection Board constituted under paragraph 7 of this Schedule.
- (2) The Bursar shall be the Chief Financial Officer of the University and be responsible to the Vice-Chancellor for the day-to-day administration and control of the financial affairs of the University.

- (3) The University Librarian shall be responsible to the Vice-Chancellor for the administration of the University Library and the co-ordination of the library services in the University and its campuses, colleges, schools, departments, institutes and other teaching or research units.
- (4) Any question as to the scope of the responsibilities of the aforesaid officers shall be determined by the Vice-Chancellor

Selection Board for other Principal Officers

7. (1) There shall be, for the University, a Selection Board for the appointment of principal officers, other than the Vice-Chancellor or Deputy Vice-Chancellor, which shall consist of —
 - (a) the Pro-Chancellor, as Chairman;
 - (b) the Vice-Chancellor;
 - (c) four members of the Council not being members of the Senate; and
 - (d) two members of the Senate.
- (2) The functions, procedure and other matters relating to the Selection Board constituted under subsection (1) of this paragraph shall be as the Council may, from time to time, determine.
- (3) The Registrar, Bursar and Librarian shall hold office for a single term of five years only beginning from the effective date of their appointments and on such terms and conditions as may be specified in their letters of appointment.
- (4) Notwithstanding subsection (3) of this section, the Council may, upon satisfactory performance, extend the tenure of the Registrar, Bursar or Librarian for a further period of one year only and thereafter such principal officer shall relinquish his post and be assigned to other duties in the University.

Resignation and Re-appointment

8. (1) Any officer mentioned in the foregoing provisions of this Schedule may resign his office —
 - (a) in the case of the Chancellor or Pro-Chancellor, by notice to the Visitor;
 - (b) in any other case, by notice to the Council and the Council shall, in the case of the Vice-Chancellor, immediately notify the Visitor.
- (2) Without prejudice to paragraph 4 of this Schedule, a person who has ceased to hold an office so mentioned otherwise than by removal for misconduct shall be eligible for re-appointment to that office (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that the provisions of the First Schedule stand part of the Bill — Agreed to.

SECOND SCHEDULE

TRANSITIONAL PROVISIONS AS TO PROPERTY, FUNCTIONS, ETC.

Transfer of Property to University

1. Without prejudice to the generality of section 9 (1) of this Bill:
 - (a) the reference in that subsection to property held by the Provisional Council shall include a reference to the right to receive and give a good discharge for any grants or contributions which may have been voted or promised to the Provisional Council;
 - (b) all debts and liabilities of the Provisional Council outstanding shall become debts or liabilities of the University.
2.
 - (1) All agreements, contracts, deeds and other instruments to which the Provisional Council was a party shall, so far as possible and subject to any necessary modifications, have effect as if the University had been a party thereto in place of the Provisional Council.
 - (2) Documents not falling within subsection (1) of this paragraph, including enactment which refer, whether specially or generally, to the Provisional Council, shall be construed in accordance with that sub-section so far as applicable.
 - (3) Any legal proceedings or application to any authority pending by or against the Provisional Council may be continued by or against the University.

Registration of transfers

3.
 - (1) If the law in force at the place where any property transferred by this Bill is situate provides for the registration of transfers of property of the kind in question (whether by reference to an instrument of transfer or otherwise), the law shall, so far as it provides for alterations of a register (but not for avoidance of transfers, the payment of fees or any other matter) apply, with necessary modifications, to the property aforesaid.
 - (2) It shall be the duty of the body to which any property is transferred by this Bill to furnish the necessary particulars of the transfer to the proper officer of the registration authority, and of that officer to register the transfer accordingly.

Transfer of Functions, etc.

4.
 - (1) The first meeting of the Council shall be convened by the Pro-Chancellor on such date and in such manner as he may determine.
 - (2) The persons who were members of the Provisional Council shall be deemed to constitute the Council until the date when the Council as set up under the Third Schedule to this Bill shall have been duly constituted.
 - (3) The first meeting of the Senate as constituted by this Bill shall be convened by the Vice-Chancellor on such date and in such manner as he may determine.
 - (4) The persons who were members of the Academic Board immediately before the coming into force of this Bill shall be deemed to constitute the Senate of the University until the date when the Senate as set up under the Third Schedule to this Bill shall have been duly constituted.

- (5) Subject to any regulations which may be made by the Senate after the date on which this Bill is made, the schools, school boards and students of the University immediately before the coming into force of this Bill shall on that day become schools, school boards and students of the University as constituted by this Bill.
- (6) Persons who were Deans of schools and Heads of Academic Departments shall continue to be Deans or HODs of the corresponding School/Department, until new appointments are made in pursuance of the statutes.
- (7) Any person who was a member of the staff of the University as established or was otherwise employed by the Provisional Council shall become the holder of an appointment at the University with the status, designation and functions which correspond as nearly as may be to those which appertained to him as member of that staff or as such an employee (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that the provisions of the Second Schedule stand part of the Bill — Agreed to.

THIRD SCHEDULE

[Section 9 (3)]

FEDERAL UNIVERSITY OF ENVIRONMENTAL TECHNOLOGY,
 SAAKPENWA, OGONI, STATUTE NO. 1

ARRANGEMENT OF ARTICLES

Articles:

1. The Council.
2. The Finance and General Purposes Committee
3. The Senate
4. The Congregation
5. Convocation
6. Division of Colleges
7. College/School Boards
8. Dean of the College
9. Selection of certain Principal Officers
10. Creation of academic posts
11. Appointment of academic staff
12. Appointment of administrative and professional staff
13. Interpretation.
14. Short Title.

The Council

1. (1) The composition of the Council shall be as provided in section 5 of this Bill.
- (2) Any member of the Council holding office otherwise than in pursuance of section 5 (a), (b), (c), or (d) of this Bill may, by notice to the Council, resign his office.
- (3) A member of the Council holding office otherwise than in pursuance of section 5 (a), (b), (c), or (d) of this Bill shall, unless he previously vacates it, vacate that office on the expiration of the period of four years beginning with effect from 1 August in the year which he was appointed.

- (4) Where a member of the Council holding office otherwise than in pursuance of section 5 (a), (b), (g), or (h) of this Bill vacates office before the expiration of the period aforesaid, the body or person by whom he was appointed may appoint a successor to hold office for the residue of the term of his predecessor.
- (5) A person ceasing to hold office as a member of the Council otherwise than by removal for misconduct shall be eligible for re-appointment for only one further period of four years.
- (6) The quorum of the Council shall be five, at least one of whom shall be a member appointed pursuant to section 5 (d) or (e) of this Bill.
- (7) If the Pro-Chancellor is not present at a meeting of the Council, such other member of the Council present at the meeting as the Council may appoint as respects that meeting shall be the chairman at that meeting, and subject to section 4 of this Bill and the foregoing provisions of this paragraph, the Council may regulate its own procedure.
- (8) Where the Council desires to obtain advice with respect to any particular matter may co-opt not more than two persons for that purpose, and the persons co-opted may take part in the deliberations of the Council at any meeting but shall not be entitled to vote.

The Finance and General Purposes Committee

2. (1) The Finance and General Purposes Committee of the Council shall consist of —
 - (a) the Pro-Chancellor, who shall be the chairman of the Committee at any meeting at which he is present;
 - (b) the Vice-Chancellor and Deputy Vice-Chancellors;
 - (c) six other members of the Council appointed by the Council, two of whom shall be selected from among the four members of the Council appointed by the Senate and one member appointed to the Council by Congregation;
 - (d) the Permanent Secretary of the Federal Ministry of Education, or in his absence, such member of his Ministry as he may designate to represent him; and
 - (e) the Executive Secretary of the Petroleum Technology Development Fund, or in his absence, such member of the Fund as he may designate to represent him.
- (2) The quorum of the Committee shall be five.
- (3) Subject to any directions given by the Council, the Committee may regulate its own procedure.

Annual budget and estimates, etc.

- (4) (i) The estimates of income and expenditure for a financial year shall be presented by the Vice-Chancellor to the Council and may be approved by the Council before the beginning of that financial year;

Provided that the Vice-Chancellor may during any financial year present and the Council may approve supplementary estimates of income or expenditure.

- (ii) The annual and supplementary estimates shall be prepared in such form and shall contain such information as the Council may direct.

Gifts, donations, etc.

- (5) (i) The Council may on behalf of the University accept by way of grants, gift, testamentary disposition or otherwise, property and money in aid of the finances of the University on such conditions as it may approve.
- (ii) Registers shall be kept of all donations to the University including the names of donors and any special conditions under which any donation may have been given.

Provided that the University shall not be obliged to accept a donation for a particular purpose unless it approves of the terms and conditions attaching to such donation.

- (iii) All property, money or funds donated for any specific purposes shall be applied and administered in accordance with the purposes for which they are donated and shall be accounted for separately.

Payment into bank

- (6) All sums of money received on account of the University shall be paid into such bank as may be approved by the Council for the credit of the University's general, current or deposit account:

Provided that the Council may invest, as it deems fit, any money not required for immediate use other than donations of money referred to in subsection (1) of this section.

Audit

3. (1) The Council shall cause the accounts of the University to be audited by auditors appointed by the Council as soon as may be after the end of each financial year or for any such other period as the Council may require.
- (2) The appointment and other matters relative to the auditors, their continuance in office and their functions, as the case may be, shall, subject to the provisions of this section, be prescribed by statute.

The Senate

4. (1) The Senate shall consist of:
- (i) the Vice-Chancellor;
- (ii) Deputy Vice-Chancellors;
- (iii) the Deans of respective Colleges;
- (iv) the Professors in the University;

- (v) Heads of Academic Departments and Units;
 - (vi) the University Librarian;
 - (vii) one elected representative of each College;
 - (viii) two members of Academic Staff elected by the Congregation;
 - (ix) one elected representative of each department;
 - (x) two members representing a variety of interests of the professional bodies outside the University appointed by the Senate on the recommendation of the Vice-Chancellor;
 - (xi) Registrar — Secretary.
- (2) The procedure for election of members of Senate to the Council shall be prescribed by Regulations.
 - (3) The Vice-Chancellor shall be the chairman at all meetings of the Senate when he is present, and in his absence any of the Deputy Vice-Chancellors present at the meeting as the Senate may appoint for that meeting shall be the chairman at the meeting.
 - (4) The quorum of the Senate shall be one quarter or the nearest whole number less than one quarter; and subject to paragraph (3) of this Article, the Senate may regulate its own procedure.
 - (5) An elected member may, by notice to the Senate, resign his office.
 - (6) Subject to paragraph (8) of this article, there shall be elections for the selection of elected members which shall be held in the prescribed manner on such day in the month of May or June in each year as the Vice-Chancellor may from time to time determine.
 - (7) An elected member shall hold office for the period of two years beginning with 1 August in the year of his election, and may be a candidate at any election held in pursuance to paragraph (6) of this article in the year in which his period of office expires, so however that no person shall be such a candidate if at the end of his current period of office he will have held office as an elected member for a continuous period of six years or would have so held office if he had not resigned it.
 - (8) No election shall be held in pursuance of this article in any year if the number specified in the certificate given in pursuance to paragraph (11) of this article does not exceed by more than one the figure which is thrice the number of those elected members holding office on the date of the certificate who do not vacate office during that year in pursuance of paragraph (7) of this article.
 - (9) For the avoidance of doubt it is hereby declared that no person shall be precluded from continuing in or taking office as an elected member by reason only of reduction in the after 30 April in any year in which he is to continue in or take office as all elected member.

- (10) If so requested in writing by any fifteen members of the Senate, the Vice-Chancellor or in his absence any of the Deputy Vice-Chancellor duly appointed by him, shall convene a meeting of the Senate to be held not later than the tenth day following that on which the request was received.
- (11) The "total of non-elected members" means in respect of any year, such number as may be certified by the Vice-Chancellor on 30 April of that year to be the number of persons holding office as members of the Senate on that day otherwise than as elected members.

Congregation

5. (1) Congregation shall consist of —
 - (i) Vice-Chancellor;
 - (ii) the Deputy Vice-Chancellors;
 - (iii) the full-time members of the academic staff;
 - (iv) the Registrar;
 - (v) the Librarian;
 - (vi) every member of the administrative staff who holds a degree, other than honorary degree, of any University recognised for the purposes of this statute by the Vice-Chancellor.
- (2) Subject to section 4 of this Bill, the Vice-Chancellor shall be the chairman at all meetings of Congregation when he is present; and in his absence any of the Deputy Vice Chancellors present at the meeting as Congregation may appoint for that meeting, shall be the chairman at the meeting.
- (3) The quorum of Congregation shall be one third or the whole number nearest to one third of the total number of members of Congregation of fifty, whichever is less.
- (4) A certificate signed by the Vice-Chancellor specifying:
 - (a) the total number of members of Congregation for the purpose of any particular meeting or meetings of Congregation; or
 - (b) the names of the persons who are members of Congregation during a particular period, shall be conclusive evidence of that number or, as the case may be, of the names of those persons.
- (5) The procedure for election of members of Congregation to the Council and the Senate shall be prescribed by Regulations.
- (6) Subject to the foregoing provisions of this article, Congregation may regulate its own procedure.
- (7) Congregation shall be entitled to express by resolutions or otherwise its opinion on all matters affecting the interest and welfare of the University and shall have such other functions, in addition to the function of electing a member of the Council, as may be provided by statute or regulations.

Convocation

6. (1) Convocation shall consist of:
- (i) the officers of the University mentioned in the First Schedule to this Bill;
 - (ii) all teachers within the meaning of this Bill;
 - (iii) all other persons whose names are registered in accordance with paragraph (2) of this article.
- (2) A person shall be entitled to have his name registered as a member of convocation if —
- (a) he is either a graduate of a University or a person satisfying such requirements as may be prescribed for the purposes of this paragraph; and
 - (b) he applies for the registration of his name in the prescribed manner and pay the prescribed fees.
- (3) Regulations shall provide for the establishment and maintenance of a register for the purpose of this paragraph and subject to paragraph (4) of this article may provide for the payment, from time to time, of further fees by persons whose names are on the register and for the removal from the register of the name of any person who fails to pay those fees.
- (4) The person responsible for maintaining the register shall, without the payment of any fees, ensure that the names of all persons who are for the time being members of the Convocation by virtue of paragraph (1) (a) or (b) of this article are entered and retained on the register.
- (5) A person who reasonably claims that he is entitled to have his name on the register shall be entitled on demand to inspect the register or a copy of the register at the principal times of the University at all reasonable times.
- (6) The register shall, unless the contrary is proved, be sufficient evidence that any person named therein is not, a member of Convocation; but for the purpose of ascertaining whether a particular person was such a member on a particular date, any entries in and deletions from the register made on or after that date shall be disregarded.
- (7) The quorum of Convocation shall be fifty or one third or the whole number nearest to one third or the whole number of members of Convocation whichever is less.
- (8) Subject to section 4 of the Act, the Chancellor shall be Chairman at all meetings of Convocation when he is present, and in his absence the Vice-Chancellor shall be the Chairman at the meeting.
- (9) Convocation shall have such functions, in addition to the function of appointing a member of the Council, as may be provided by statute or regulations.

Division of Colleges

7. Each College shall be divided into such number of branches as may be prescribed.

College Boards

8. (1) There shall be established in respect of each College, a Board of Studies which, subject to the provisions of this Statute, and subject to the directions of the Vice-Chancellor, shall:
- (a) regulate the teaching and study of, and the conduct of examinations connected with, the subjects assigned to the college;
 - (b) deal with any other matter assigned to it by statute or by the Vice-Chancellor or by the Senate; and
 - (c) advise the Vice-Chancellor or the Senate on any matter referred to it by the Vice-Chancellor or the Senate.
- (2) Each College Board of Studies shall consist of —
- (a) the Vice-Chancellor;
 - (b) the Dean;
 - (c) the persons severally in charge of the branches of the school;
 - (d) the College Examination Officer;
 - (e) such of the teachers assigned to the college and having the prescribed qualifications as the Board may determine; and
 - (f) such persons, whether or not members of the University, as the Board may determine with the general or special approval of the Senate.
- (3) The quorum of the Board shall be eight members or one quarter, whichever is greater, of the members for the time being of the board; and subject to the provisions of this statute and to any provision made by regulations in that behalf, the Board may regulate its own procedure.

Deans of the Colleges

9. (1) The Board of each College shall, at a meeting in the last term of any academic year which the term of office of the Dean expires, nominate one of its members, being one of the Professors assigned to that teaching unit, for appointment by the Senate as Dean of the College
- (2) The person appointed under paragraph 1 of this Article shall act as Dean of the College and Chairman of all meetings of the College Board when he is present and shall be a member of all committees and other boards appointed by the College.
- (3) The Dean shall hold office for two years and shall be eligible for re-appointment one further period of two years. Thereafter he shall not be eligible for re-appointment until two years have elapsed.
- (4) The Dean of a College shall exercise general superintendence over the academic and administrative affairs of the College.

- (5) It shall be the function of the Dean to present to Convocation for the conferment of degrees to persons who have qualified for the Degrees of the University at examination held in the branches of learning for which responsibility is allocated to that College.
- (6) There shall be a Committee to be known as the Committee of Deans consisting of all the Deans of the several Colleges and that Committee shall advise the Vice-Chancellor on all academic matters and on particular matters referred to the University by the Senate.
- (7) The Dean of a College may be removed from office for good cause by the College Board after a vote would have been taken at a meeting of the Board, and in the event of a vacancy occurring following the removal of a Dean, an Acting Dean may be appointed by the Vice-Chancellor:

Provided that at the next College Board meeting an election shall be held for a new Dean.

- (8) In this article "good cause" has the same meaning as in section 15(3) of the Act.

Departmental Board of Studies

10. (1) There shall be a Departmental Board of Studies whose membership shall be made of all academic staff of the Department.
- (2) It shall be headed by a Professor who shall be appointed by the Vice Chancellor and in the absence of a Professor, a senior academic staff shall be appointed in acting capacity.
- (3) For a Professor the term is for 3 years while 1 year is for acting capacity.
- (4) The Board shall superintend over all teachings and examinations in the Department.
- (5) The Board shall handle all disciplinary matters in the Department and make recommendations to the College where necessary.
- (6) Allocation of courses in the department shall be done by the Departmental Board on recommendation of the Head of Department.

Selection of Directors of Physical Planning and Development, Works and Services and Health

11. (1) When a vacancy occurs in the office of the Directors of Physical Planning and Development, Works and Services and Health, a Selection Board shall be constituted by the Council which shall consist of:-
 - (a) the Pro-Chancellor;
 - (b) the Vice-Chancellor;
 - (c) two members appointed by the Council, not being members of the Senate;
 - (d) two members appointed by the Senate.

- (2) The Selection Board after making such inquiries as it thinks fit, shall recommend a candidate to the Council for appointment to the vacant office; and after considering the recommendation of the board the Council may make an appointment to that office.

Tenure of Directors

12. A Director shall hold office on such terms and conditions as may be specified in his letter of appointment subject to the extant Regulations.

Creation of Academic Posts

13. Recommendations for the creation of academic posts other than principal officers shall be made by the Senate to the Council through the Finance and General Purposes Committee.

Appointment of Academic Staff

14. (1) Subject to the Act and statutes, the filling of vacancies in academic posts (including newly created ones) shall be the responsibility of the Council through the Departments and Colleges.
- (2) For the purpose of filling such vacancies, suitable selection boards to select and make appointments on behalf of the Council shall be set up.
- (3) For appointment to Professorships, Associate Professorship or Readerships or equivalent posts, a Board of Selection, with power to appoint, shall consist of:
 - (a) the Vice-Chancellor — Chairman;
 - (b) Deputy Vice-Chancellor — Member;
 - (c) the Dean of the College — Member;
 - (d) Head of Department — Member;
 - (e) such other person(s), not exceeding two in number, deemed capable of helping the Board in assessing both the professional and academic suitability of a candidate under consideration, as the Senate may from time to time appoint; and
 - (f) Registrar — Secretary
- (4) For other academic posts, a Selection Board, with power to appoint, shall consist of:
 - (a) the Vice-Chancellor or his representative — Chairman;
 - (b) the Dean of the College — Member;
 - (c) Head of the Department concerned — Member;
 - (d) an internal member of Council (not below the Rank of Senior Lecturer from the sister college in the Candidate's subject-area) — Member;
 - (e) Registrar or his representative — Secretary

- (5) All appointments to senior library posts shall be made in the same way as equivalent appointments in the academic cadre; and for all such posts other than that of the Librarian, the Librarian shall be a member of the Selection Board.
- (6) Boards of Selection may interview candidates directly or consider the reports of specialist interviewing panels and shall in addition, in the case of Professorships, Associate Professorship, Readerships or equivalent posts, consider the reports of External Assessors relevant to the area in which the appointment is being considered. Quorum shall be three (3) including the Chairman.

Appointment of Administrative and Professional Staff

15. (1) The administrative and professional staff of the University other than principal officers shall be appointed by the Council or on its behalf by the Vice-Chancellor in accordance with delegation of powers made by the Council on its behalf.
- (2) A Selection Board, with power to appoint, shall consist of:
 - (i) Vice Chancellor;
 - (ii) Deputy Vice Chancellor;
 - (iii) Registrar;
 - (iv) Bursar;
 - (v) University Librarian;
 - (vi) the Head of Department concerned;
 - (vii) Establishment and Human Resources Officer who shall serve as Secretary. Quorum shall be three (3) including the Chairman.

Interpretation

16. In this Statute, the expression "the Bill" means the Federal University of Environmental Technology, Saakpenwa, Ogoni Bill and any word or expression defined in the Bill has the same meaning in this Statute.

Short Title

17. This Statute may be cited as the Federal University of Environmental Technology, Saakpenwa, Ogoni Statute No. 1 (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Question that the provisions of the Third Schedule stand part of the Bill — Agreed to.

Explanatory Memorandum:

This Bill seeks to establish the Federal University of Environment and Technology, Saakpenwa, Ogoni, to be statutorily charged with the responsibilities of providing the requisite knowledge and skills in the field of environmental studies, technological manpower; and related matters (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Agreed to.

Long Title:

A Bill for an Act to Provide for Establishment of Federal University of Environmental Technology, Saakpenwa, Ogoni; and for Related Matters (HB. 1219) (*Hon. Muhammad Ali Wudil — Wudil/Garko Federal Constituency*).

Agreed to.

Chairman to report Bill.

(HOUSE IN PLENARY)

Mr Deputy Speaker in the Chair, reported that the House in Committee of the Whole considered the Report on a Bill for an Act to Provide for Establishment of Federal University of Environmental Technology, Saapenwa Ogoni; and for Related Matters (HB. 1219) and approved Clauses 1 -28, the Schedules, the Explanatory Memorandum, and the Long Title of the Bill.

Question that the House do adopt the Report of the Committee of the Whole — Agreed to.

(iii) **A Bill for an Act to Establish Federal University of Agriculture, Jalingo, to make Comprehensive Provisions for Management and Administration of the University; and for Related Matters (HB. 750) (Committee of the Whole):**

Motion made and Question proposed, "That the House do consider the Report on a Bill for an Act to Establish Federal University of Agriculture, Jalingo, to make Comprehensive Provisions for Management and Administration of the University; and for Related Matters (HB. 750)" (Hon. Abubakar Hassan Fulata — Birniwa/Guri/Kiri-Kasamma Federal Constituency)

Agreed to.

Question that the House do resolve into the Committee of the Whole to consider the Report — Agreed to.

(HOUSE IN COMMITTEE)

(Mr Deputy Speaker in the Chair)

A BILL FOR AN ACT TO ESTABLISH FEDERAL UNIVERSITY OF AGRICULTURE, JALINGO, TO MAKE COMPREHENSIVE PROVISIONS FOR MANAGEMENT AND ADMINISTRATION OF THE UNIVERSITY; AND FOR RELATED MATTERS (HB. 750)

Clause 27: Interpretation.

(1) In this Bill:

"Minister" means the Minister charged with responsibility for Education (*Hon. Abubakar Fulata Hassan — Birniwa/Guri/Kirikasamma Federal Constituency*).

Question that the meaning of the word "Minister" be as defined in the interpretation to this Bill — Agreed to.

Long Title:

A Bill for an Act to Establish Federal University of Agriculture, Jalingo, to make Comprehensive Provisions for Management and Administration of the University; and for Related Matters (HB. 750) (*Hon. Abubakar Fulata Hassan — Birniwa/Guri/Kirikasamma Federal Constituency*).

Agreed to.

Chairman to report Bill.

(HOUSE IN PLENARY)

Mr Deputy Speaker in the Chair, reported that the House in Committee of the Whole considered the Report on a Bill for an Act to Establish Federal University of Agriculture, Jalingo, to make Comprehensive Provisions for Management and Administration of the University; and for Related Matters (HB. 750) and approved Clause 27 (1) and the Long Title of the Bill.

Question that the House do adopt the Report of the Committee of the Whole — Agreed to.

- (iv) ***A Bill for an Act to Amend the Abubakar Tafawa Balewa University Bauchi Act, Cap. A1, Laws of the Federation of Nigeria, 2004; and for Related Matters (HB.924) (Committee of the Whole):***

Motion made and Question proposed, "That the House do consider the Report on a Bill for an Act to Amend the Abubakar Tafawa Balewa University Bauchi Act, Cap. A1, Laws of the Federation of Nigeria, 2004; and for Related Matters (HB.924)" (Hon. Abubakar Hassan Fulata — Birniwa/Guri/Kiri-Kasamma Federal Constituency)

Agreed to.

Question that the House do resolve into the Committee of the Whole to consider the Report — Agreed to.

(HOUSE IN COMMITTEE)

(Mr Deputy Speaker in the Chair)

A BILL FOR AN ACT TO AMEND THE ABUBAKAR TAFAWA BALEWA UNIVERSITY, BAUCHI ACT, CAP. A1, LAWS OF THE FEDERATION OF NIGERIA, 2004 TO SPECIFY THE MINIMUM QUALIFICATION OF THE CHAIRMAN OF THE GOVERNING COUNCIL, OWNERSHIP OF INTELLECTUAL PROPERTY AND TO PROVIDE FOR PRE-ACTION NOTICE TO THE UNIVERSITY AUTHORITY; AND FOR RELATED MATTERS (HB. 924)

Clause 1: Amendment of Cap. A1. LFN, 2004

The Abubakar Tafawa Balewa University, Bauchi Act Cap. A1, Laws of the Federation of Nigeria 2004 (in this Bill referred to as "the Principal Act") is amended as set out in this Bill (*Hon. Abubakar Fulata Hassan — Birniwa/Guri/Kirikasamma Federal Constituency*).

Question that Clause 1 stands part of the Bill — Agreed to.

Clause 2: Amendment of Section 5.

Section 5 of the Principal Act is amended by inserting:

(a) after the word, "functions" in the shoulder note, the words, "and qualification";

(b) a new subsection (2):

- "(2) The Chairman of the Council shall possess at least a university degree or its equivalent with cognate experience, integrity, vibrancy and must be healthy and fit to perform the function of a chairman" (*Hon. Abubakar Fulata Hassan — Birniwa/Guri/Kirikasamma Federal Constituency*).

Question that Clause 2 stands part of the Bill — Agreed to.

Clause 3: Amendment of Section 11.

Section 11 of the Principal Act is amended by inserting a new subsection "(4A)":

- "(4A) The University shall make Intellectual property governance codes that comply with international best practice to govern the ownership of intellectual property within the university" (*Hon. Abubakar Fulata Hassan — Birniwa/Guri/Kirikasamma Federal Constituency*).

Question that Clause 3 stands part of the Bill — Agreed to.

Clause 4: Insertion of new Section 21A.

The Principal Act is amended by inserting a new "section 21A":

"21A" Pre- Action Notice:

- (1) An aggrieved staff or student shall not commence a suit in Court against the University except the staff or student gives the University one month written notice of intention to commence the suit.
- (2) The written notice of under subsection (1) of this section shall be served on the University by the intending plaintiff or his agent and the notice shall explicitly state the:
 - (a) cause of action;
 - (b) particulars of claim or the grievance sought to be redressed;
 - (c) name, particulars and official address of the intending plaintiff; and
 - (d) relief which the intending plaintiff claims.
- (3) The written notice under subsection (1) of this section and any summons, notice or other document required or authorized to be served on the University under this Act or any other law shall be addressed to the Vice- Chancellor of the University and may be served by delivering same to the Vice-Chancellor, the Deputy Vice-Chancellor or any other Principal Officer of the University or by sending it by registered post, electronic mail or any other legally recognized digital form of communication in Nigeria (*Hon. Abubakar Fulata Hassan — Birniwa/Guri/Kirikasamma Federal Constituency*).

Question that Clause 4 stands part of the Bill — Agreed to.

Clause 5: Amendment of Article 8 of the Third Schedule.

Article 8 of the Third Schedule to the Principal Act is amended in:

- (a) sub article (1) by inserting after the word, "school" in line 3 the words, " provided that where there is no professor in a collage, the office of the Dean of school shall be held in rotation on the basis of seniority as determined by the Senate; and
- (b) sub article (2) by substituting for the words, "Thereafter, he shall not be eligible for re-appointment until two years have elapsed" in lines 2 and 3, the words, " and no more" (*Hon. Abubakar Fulata Hassan — Birniwa/Guri/Kirikasamma Federal Constituency*).

Question that Clause 5 stands part of the Bill — Agreed to.

Clause 6: Citation.

This Bill may be cited as the Abubakar Tafawa Balewa University, Bauchi Act (Amendment) Bill, 2021 (*Hon. Abubakar Fulata Hassan — Birniwa/Guri/Kirikasamma Federal Constituency*).

Agreed to.

Explanatory Memorandum:

This Bill seeks to amend the Abubakar Tafawa Balewa University, Bauchi Act Cap. A1, Laws of the Federation of Nigeria, 2004 to specify the minimum qualification of the Chairman of the Governing Council, ownership of intellectual property and to provide for pre-action notice to the University authority before the commencement of any suit in court (*Hon. Abubakar Fulata Hassan — Birniwa/Guri/Kirikasamma Federal Constituency*).

Agreed to.

Long Title:

A Bill for an Act to Amend the Abubakar Tafawa Balewa University, Bauchi Act, Cap. A1, Laws of the Federation of Nigeria, 2004 to Specify the Minimum Qualification of the Chairman of the Governing Council, Ownership of Intellectual Property and to provide for Pre-action Notice to the University Authority; and for Related Matters (HB. 924) (*Hon. Abubakar Fulata Hassan — Birniwa/Guri/Kirikasamma Federal Constituency*).

Agreed to.

Chairman to report Bill.

(HOUSE IN PLENARY)

Mr Deputy Speaker in the Chair, reported that the House in Committee of the Whole considered the Report on a Bill for an Act to Amend the Abubakar Tafawa Balewa University Bauchi Act, Cap. A1, Laws of the Federation of Nigeria, 2004; and for Related Matters (HB.924) and approved Clauses 1 -6, the Explanatory Memorandum, and the Long Title of the Bill.

Question that the House do adopt the Report of the Committee of the Whole — Agreed to.

- (v) ***A Bill for an Act to Amend the Usman Dan Fodio University Sokoto Act, Cap. U14, Laws of the Federation of Nigeria, 2004 (HB. 925) (Committee of the Whole):***
Motion made and Question proposed, "That the House do consider the Report on a Bill for an Act to Amend the Usman Dan Fodio University Sokoto Act, Cap. U14, Laws of the Federation of Nigeria, 2004 (HB. 925)" (Hon. Abubakar Hassan Fulata — Birniwa/Guri/Kiri-Kasamma Federal Constituency)

Agreed to.

Question that the House do resolve into the Committee of the Whole to consider the Report — Agreed to.

(HOUSE IN COMMITTEE)

(Mr Deputy Speaker in the Chair)

A BILL FOR AN ACT TO AMEND THE USMAN DAN FODIO UNIVERSITY, SOKOTO ACT, CAP. U14, LAWS OF THE FEDERATION OF NIGERIA 2004 TO SPECIFY THE MINIMUM QUALIFICATION OF THE CHAIRMAN OF THE GOVERNING COUNCIL, OWNERSHIP OF INTELLECTUAL PROPERTY AND TO PROVIDE FOR PRE-ACTION NOTICE TO THE UNIVERSITY AUTHORITY; AND FOR RELATED MATTERS (HB. 925)

Clause 1: Amendment of Cap. U14, LFN, 2004.

The Usman Dan Fodio University, Sokoto Act, Cap. U14, Laws of the Federation of Nigeria 2004 (in this Bill referred to as "the Principal Act") is amended as set out in this Bill (*Hon. Abubakar Fulata Hassan — Birniwa/Guri/Kirikasamma Federal Constituency*).

Question that Clause 1 stands part of the Bill — Agreed to.

Clause 2: Amendment of section 5 (a).

Section 5 (a) of the Principal Act is amended by inserting after the word, "Pro-Chancellor", the words, "who shall possess a minimum of a university degree or its equivalent with cognate experience, integrity, vibrancy and must be healthy and fit to perform the function of a chairman" (*Hon. Abubakar Fulata Hassan — Birniwa/Guri/Kirikasamma Federal Constituency*).

Question that Clause 2 stands part of the Bill — Agreed to.

Clause 3: Amendment of section 10.

Section 10 of the Principal Act is amended by inserting a new sub section :(2A)":

"(2A) The University shall make Intellectual Property Governance Codes that comply with international best practice to govern the ownership of intellectual property within the university" (*Hon. Abubakar Fulata Hassan — Birniwa/Guri/Kirikasamma Federal Constituency*).

Question that Clause 3 stands part of the Bill — Agreed to.

Clause 4: Amendment of section 19A.

The Principal Act is amended by inserting a new section "19A":

"19A" Pre-Action Notice:

- (1) An aggrieved staff or student shall not commence a suit in Court against the University except the staff or student gives the University one month written notice of intention to commence the suit.
- (2) The written notice of under subsection (1) of this section shall be served on the University by the intending plaintiff or his agent and the notice shall explicitly state the:

- (a) cause of action;
 - (b) particulars of claim or the grievance sought to be redressed;
 - (c) name, particulars and official address of the intending plaintiff; and
 - (d) relief which the intending plaintiff claims.
- (3) The written notice under subsection (1) of this section and any summons, notice or other document required or authorized to be served on the University under this Act or any other law shall be addressed to the Vice-Chancellor of the University and may be served by delivering same to the Vice-Chancellor, the Deputy Vice-Chancellor or any other Principal Officer of the University or by sending it by registered post, electronic mail or any other legally recognized digital form of communication in Nigeria" (*Hon. Abubakar Fulata Hassan — Birniwa/Guri/Kirikasamma Federal Constituency*).

Question that Clause 4 stands part of the Bill — Agreed to.

Clause 5: Amendment of Article 8 (1) of the Third Schedule.

Article 8 (1) of the Third Schedule to the Principal Act is amended by deleting the words, "after which he may not be not be elected again until two years have elapsed" in line 3, and inserting the words, "and no more" (*Hon. Abubakar Fulata Hassan — Birniwa/Guri/Kirikasamma Federal Constituency*).

Question that Clause 5 stands part of the Bill — Agreed to.

Clause 6: Citation.

This Bill may be cited as the Usman Dan Fodio University, Sokoto Act (Amendment) Bill, 2021 (*Hon. Abubakar Fulata Hassan — Birniwa/Guri/Kirikasamma Federal Constituency*).

Question that Clause 6 stands part of the Bill — Agreed to.

Explanatory Memorandum:

This Bill seeks to amend the Usman Dan Fodio University, Sokoto Act, Cap. U14, Laws of the Federation of Nigeria 2004 by specifying the minimum qualification of the Chairman of the Governing Council, ownership of intellectual property and providing for pre-action notice to the University authority from an aggrieved staff or student (*Hon. Abubakar Fulata Hassan — Birniwa/Guri/Kirikasamma Federal Constituency*).

Agreed to.

Long Title:

A Bill for an Act to Amend the Usman Dan Fodio University, Sokoto Act, Cap. U14, Laws of the Federation of Nigeria 2004 to Specify the Minimum Qualification of the Chairman of the Governing Council, Ownership of Intellectual Property and to provide for Pre-action Notice to the University Authority; and for Related Matters (HB. 925) (*Hon. Abubakar Fulata Hassan — Birniwa/Guri/Kirikasamma Federal Constituency*).

Agreed to.

Chairman to report Bill.

(HOUSE IN PLENARY)

Mr Deputy Speaker in the Chair, reported that the House in Committee of the Whole considered the Report on a Bill for an Act to Amend the Usman Dan Fodio University Sokoto Act, Cap. U14, Laws of the Federation of Nigeria, 2004 (HB.925) and approved Clauses 1 -6, the Explanatory Memorandum, and the Long Title of the Bill.

Question that the House do adopt the Report of the Committee of the Whole — Agreed to.

- (vi) **A Bill for an Act to Amend the University of Maiduguri Act, Cap. U10, Laws of the Federation of Nigeria, 2004; and for Related Matters (HB. 926) (Committee of the Whole): Motion made and Question proposed,** "That the House do consider the Report on a Bill for an Act to Amend the University of Maiduguri Act, Cap. U10, Laws of the Federation of Nigeria, 2004; and for Related Matters (HB.926)" (Hon. Abubakar Hassan Fulata — Birniwa/Guri/Kiri-Kasamma Federal Constituency)

Agreed to.

Question that the House do resolve into the Committee of the Whole to consider the Report — Agreed to.

(HOUSE IN COMMITTEE)

(Mr Deputy Speaker in the Chair)

A BILL FOR AN ACT TO AMEND THE UNIVERSITY OF MAIDUGURI ACT, CAP. U10, LAWS OF THE FEDERATION OF NIGERIA, 2004 TO SPECIFY THE MINIMUM QUALIFICATIONS OF THE CHAIRMAN OF THE GOVERNING COUNCIL, OWNERSHIP OF INTELLECTUAL PROPERTY AND TO PROVIDE FOR PRE-ACTION NOTICE TO THE UNIVERSITY AUTHORITY; AND FOR RELATED MATTERS (HB. 926)

Clause 1: Amendment of Cap. U10, LFN, 2004.

The University of Maiduguri Act Cap. U10 Laws of the Federation of Nigeria, 2004 (in this Bill referred to as "the Principal Act") is amended as set out in this Bill (Hon. Abubakar Fulata Hassan — Birniwa/Guri/Kirikasamma Federal Constituency).

Question that Clause 1 stands part of the Bill — Agreed to.

Clause 2: Amendment of section 5 (a).

Section 5 (a) of the Principal Act is amended by inserting after the word, "Pro-Chancellor", the words, "who shall possess a minimum of a university degree or its equivalent with cognate experience, integrity, vibrancy and must be healthy and fit to perform the function of a chairman" (Hon. Abubakar Fulata Hassan — Birniwa/Guri/Kirikasamma Federal Constituency).

Question that Clause 2 stands part of the Bill — Agreed to.

Clause 3: Amendment of section 10.

Section 10 of the Principal Act is amended by inserting a new sub section "(2A)":

"(2A) The University shall make Intellectual Property Governance Codes that comply with international best practice to govern the ownership of intellectual property within the University" (Hon. Abubakar Fulata Hassan — Birniwa/Guri/Kirikasamma Federal Constituency).

Question that Clause 3 stands part of the Bill — Agreed to.

Clause 4: Insertion of a new section 18A.

The Principal Act is amended by inserting a new section "18A":

"18A" Pre-Action Notice:

- (1) An aggrieved staff or student shall not commence a suit in Court against the University except the staff or student gives the University one month written notice of intention to commence the suit.
- (2) The written notice of under subsection (1) of this section shall be served on the University by the intending plaintiff or his agent and the notice shall explicitly state the:
 - (a) cause of action;
 - (b) particulars of claim or the grievance sought to be redressed;
 - (c) name, particulars and official address of the intending plaintiff; and
 - (d) relief which the intending plaintiff claims.
- (3) The written notice under subsection (1) of this section and any summons, notice or other document required or authorized to be served on the University under this Act or any other law shall be addressed to the Vice-Chancellor of the University and may be served by delivering same to the Vice-Chancellor, the Deputy Vice-Chancellor or any other Principal Officer of the University or by sending it by registered post, electronic mail or any other legally recognized digital form of communication in Nigeria" (*Hon. Abubakar Fulata Hassan — Birniwa/Guri/Kirikasamma Federal Constituency*).

Question that Clause 4 stands part of the Bill — Agreed to.

Clause 5: Amendment of Article 8 (1) of the Third Schedule.

Article 8 (1) of the Third Schedule to the Principal Act is amended by deleting the words, "after which he may not be elected again until two years have elapsed" in line 3, and inserting the words, "and no more" (*Hon. Abubakar Fulata Hassan — Birniwa/Guri/Kirikasamma Federal Constituency*).

Question that Clause 5 stands part of the Bill — Agreed to.

Clause 6: Citation.

This Bill may be cited as the University of Maiduguri Act (Amendment) Bill, 2021 (*Hon. Abubakar Fulata Hassan — Birniwa/Guri/Kirikasamma Federal Constituency*).

Question that Clause 6 stands part of the Bill — Agreed to.

Explanatory Memorandum:

This Bill seeks to amend the University of Maiduguri Act, Cap.U10, Laws of the Federation of Nigeria, 2004 by specifying the minimum qualification of the Chairman of the Governing Council, ownership of intellectual property and providing for pre-action notice to the University authority from an aggrieved staff or student (*Hon. Abubakar Fulata Hassan — Birniwa/Guri/Kirikasamma Federal Constituency*).

Agreed to.

Long Title:

A Bill for an Act to Amend the University of Maiduguri Act, Cap. U10, Laws of the Federation of Nigeria, 2004 to specify the Minimum Qualifications of the Chairman of the Governing Council, Ownership of Intellectual Property and to provide for Pre-action Notice to the University Authority; and for Related Matters (HB. 926) (*Hon. Abubakar Fulata Hassan — Birniwa/Guri/Kirikasamma Federal Constituency*).

Agreed to.

Chairman to report Bill:

(HOUSE IN PLENARY)

Mr Deputy Speaker in the Chair, reported that the House in Committee of the Whole considered the Report on a Bill for an Act to Amend the University of Maiduguri Act, Cap. U10, Laws of the Federation of Nigeria, 2004; and for Related Matters (HB.926) and approved Clauses 1 -6, the Explanatory Memorandum, and the Long Title of the Bill.

Question that the House do adopt the Report of the Committee of the Whole — Agreed to.

(vii) Committee on Justice:

Report of the Committee on Justice on a Bill for an Act to Establish South-West Development Commission charged with Responsibility, among others, to Receive and Manage Funds from Allocation of the Federation Account, including Donations and Gifts, the Reconstruction and Rehabilitation of Roads, Houses and other Infrastructural Damages Suffered by the Region and the Need to Tackle the Ecological Problems and any other Related Environmental or Developmental Challenges in the South West States; and for Related Matters (HB. 597):

Order deferred by leave of the House.

27. Adjournment of First Sitting

That the House do adjourn the First Sitting till 3.35 p.m. (Hon. Ali Wudil Muhammed — Wudil/Garko Federal Constituency).

The House adjourned accordingly at 3.30 p.m.

Femi Hakeem Gbajabiamila
Speaker